1	UNITED STATE	S DISTRICT COURT
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	UNITED STATES OF AMERICA,	: U9-CR-UU400 (BIVIC)
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9	-agai nst-	: United States Courthouse.
10		: Brooklyn, New York.
11		:
12		:
13		: November 15, 2018
14	JOAQUIN ARCHIVALDO GUZMÁN	: 9:30 a.m.
15	LOERA, .	:
16		:
17	Defendant.	:
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19	X	
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21	TRANSCRIPT OF CRI	MINAL CAUSE FOR TRIAL
22		RABLE BRIAN M. COGAN
23	UNITED STATES DIST	RICT JUDGE, and a jury
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21	Proceedings recorded by computerized stenography. Transcript	
22	produced by Computer-aided Transcription.	
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770 Zambada Garcia - direct - Parlovecchio 1 (Trial resumed.) 2 (In open court; jury not present.) 3 Jesus Reynaldo Zambada Garcia, resumed. 4 THE COURT: Good morning. 5 Let's bring in the jury, please. 6 (Jury present.) 7 THE COURT: All right. Everyone be seated. 8 morning, ladies and gentlemen of the jury. Hope you had a 9 good evening. We will continue with direct examination. 10 MS. PARLOVECCHIO: Thank you, your Honor. 11 BY MS. PARLOVECCHIO: 12 DIRECT EXAMINATION 13 Good morning, Mr. Zambada. Q 14 Α Good morning. 15 I'm going to follow-up on some things that you testified 16 about yesterday. You testified yesterday that you referred to 17 the defendant was Mi Compa Chapo, what does Mi Compa mean? 18 Α It is an expression used for friendship with a person. 19 Q How did your brother Mayo refer to the defendant? 20 Α In the same way. 21 Q Mi Compa Chapo? 22 Every time he referred to him, he said that, Mi Compa 23 Chapo. 24 Q Yesterday you testified that the Sinaloa Cartel had

several different types of the workers. Approximately how

- 1 many different types of the workers did you have working for
- 2 you in your drug business at the time of your arrest in 2008?
- 3 A Between 30 and 40.
- 4 Q Were you able to observe the workers of the other leaders
- 5 of the Sinaloa Cartel?
- 6 A At times.
- 7 Q And approximately how many did you observe during your
- 8 time in the cartel, how many workers?
- 9 A Hundreds.
- 10 Q Approximately how many workers did you observe who worked
- 11 for the defendant between the years 2002 and 2008?
- 12 A 40, 50.
- 13 Q You testified yesterday that the defendant had a worker
- 14 in Mexico City named Martin Moreno. Who is Martin Moreno?
- 15 A It was a person who was arrested with him, when he was
- 16 arrested in Guatemala and I met him in Mexico City as a worker
- 17 of his.
- 18 Q Of the defendant's?
- 19 A Yes, of the defendant, El Chapo.
- 20 Q Mr. Zambada, just taking a step back, the word compa, is
- 21 that short for something?
- 22 A Well, compadre is a word used about a relationship
- 23 between two people, but it has to do with a religious act
- 24 about with a child. But the word compa is used to talk about
- 25 a friend, who is a very good friend, that kind of

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- 1 relationship.
- 2 Q You testified yesterday that cocaine in Colombia cost
- 3 about \$3,000 per kilogram?
- 4 A That's right.
- 5 Q Was that \$3,000 the price of the cocaine alone or did it
- 6 include operational costs?
- 7 A It includes the operational costs of transport from
- 8 Colombia to Mexico.
- 9 Q And approximately how much does that transport cost?
- 10 A Approximately \$500.
- 11 Q And from the period of 1998 until your arrest in 2008 did
- 12 the price of cocaine vary at all?
- 13 A Yes.
- 14 Q How did it vary?
- 15 A It may vary depending on the place, between two and
- 16 \$3,000.
- 17 Q What would cause that price of cocaine to vary?
- 18 A When there is not a lot of supply of the product it tends
- 19 to go up.
- 20 Q The price goes up?
- 21 A Yes. The price of cocaine, if there's not a lot of it,
- 22 then that cost -- the demand causes the price to go up.
- 23 Q You testified yesterday that the size of the investment
- 24 the defendant and your brother Mayo had together was six tons.
- 25 What does that six-ton figure refer to?

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- 1 A Well, I was in charge of the warehouses in Mexico City
- 2 where I received the shipments of cocaine for my brother Mayo
- 3 and Joaquin Guzman Loera. These shipments would normally be
- 4 about five, six, seven tons. And they would have a frequency
- 5 of four or five times a year.
- 6 Q Approximately how many times did cocaine shipments of the
- 7 six-ton size come to your warehouse for the defendant and your
- 8 brother Mayo between 2002 and 2006?
- 9 A Four years, approximately 20.
- 10 Q What is the largest shipment you are aware of the
- 11 defendant and your brother Mayo doing together during their
- 12 entire partnership?
- 13 A Well, at one time I was -- I became aware that they were
- 14 planning to bring a shipment of cocaine from Panama.
- 15 Q How Large was that?
- 16 A This shipment was going to come in a merchant ship and it
- 17 was 30 tons.
- 18 Q Now, you testified yesterday that you were in charge of
- 19 Mexico City for the cartel?
- 20 A That's right.
- 21 Q In addition to supervising the warehouses, what were your
- 22 main responsibilities in Mexico City for the cartel?
- 23 A Controlling the airport in Mexico City and also the
- 24 governmental authorities to provide security, to the movement
- 25 -- drug trafficking movements that the cartel had within the

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- 1 city.
- 2 Q Now, when you say you had responsibilities with regard to
- 3 the authorities, what do you mean by that?
- 4 A Well, I did this through bribes for high ranking police
- 5 officers, officials.
- 6 Q And for what purpose would you give bribes to these high
- 7 ranking officials?
- 8 A So that they would give protection and security to the
- 9 drug trafficking movements of the cartel. And security for
- 10 the leaders, for myself and for the workers.
- 11 Q And what were these corrupt officials protecting the
- 12 leaders and the drug trafficking from?
- 13 A Well, it was protection against police operations that
- 14 would come out from Mexico City to capture in different points
- 15 where they were located, mainly in Sinaloa.
- 16 Q So what did you receive in return for these bribe
- 17 payments to government officials?
- 18 A In general, security for the cartel.
- 19 Q What did that entail?
- 20 A It meant that it provided security for any drug
- 21 trafficking movements that the cartel had in Mexico City and
- 22 anywhere else in the Mexican Republic and to their leaders.
- 23 Q Are you aware of the process the Sinaloa Cartel used to
- 24 corrupt government officials?
- 25 A Yes.

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- 1 Q How do you know about that?
- 2 A Well, I did it.
- 3 Q You did what?
- 4 A One of my activities was to corrupt authorities in Mexico
- 5 City. You do that through friends, you know, that you have
- 6 within the police from many years before.
- 7 Q Can you just please describe for the jury the process
- 8 that you used to corrupt government officials?
- 9 A Yes, of course.
- This is done through bribes, money, especially U.S.
- 11 dollars. Normally, it's police that you have known for many
- 12 years who are trusted people. They introduce new police
- 13 officers to work with the cartel, through lawyers and
- 14 professionals, people who have different professions.
- 15 Q Now, when you would make these bribe payments, did you do
- 16 it just on your behalf or did you do it on the behalf of
- 17 others?
- 18 A No. I did it on my behalf and on behalf of the cartel,
- 19 who were my brother Mayo Zambada and Chapo Guzman.
- 20 Q Did you personally make bribe payments for the defendant?
- 21 A Yes.
- 22 Q To whom did you pay bribes for the defendant?
- 23 A Military authorities.
- 24 Q Any specific ones?
- 25 A Yes. On one occasion to military special ops and on a

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- 1 different occasion to a general.
- 2 Q Who was the general you paid a bribe to for the
- 3 defendant?
- 4 A General Toledano.
- 5 Q Approximately when did you pay that bribe for the
- 6 defendant to General Toledano?
- 7 A Approximately in the year 2004.
- 8 Q And who is General Toledano?
- 9 A General Toledano at that time was working in the Guerrero
- 10 Plaza in Chilpancingo specifically.
- 11 Q Let me show you Government's Exhibit 502.
- 12 THE COURT: Is this in evidence?
- MS. PARLOVECCHIO: It's in evidence, your Honor.
- 14 Q Can you indicate on the map, on Government's Exhibit 502,
- 15 where Guerrero is Located?
- 16 A Here.
- 17 Q And that's on the coast?
- 18 A This is the coast here. Here, Guerrero. I'm Looking for
- 19 the capital city but I can't find it.
- 20 Q Let me see if I can zoom it in here.
- 21 A I think it's around here.
- 22 Acapul co. I can't find Chilpancingo. But the
- 23 capitol is Chilpancingo.
- 24 Q Who asked you to bribe General Toledano?
- 25 A Chapo.

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- 1 Q And approximately how much did he ask you to pay the
- 2 general?
- 3 A He asked me to go give him \$100,000 from him, to go say
- 4 hello to him and to give him his greetings.
- 5 Q The defendant asked you to do that, give him \$100,000?
- 6 A That's right.
- 7 Q What was the bribe to General Toledano for?
- 8 A Well, at that time I was going to lead some drug
- 9 trafficking activity. I was going to import cocaine from
- 10 Colombia through Guerrero. I spoke about that with Joaquin
- 11 Guzman Loera and with my brother Mayo. And Chapo told me, you
- 12 know, General Toledano is there, he's a friend of mine. Go
- 13 see him on my behalf and give him a hundred thousand dollars.
- 14 Q Did he say what it was for?
- 15 A Just that he was sending it to him as a gift and to greet
- 16 him for him and to send him a hug and to notify him that I was
- 17 going to be working around there in that state, to General
- 18 Tol edano.
- 19 Q Can you explain to the jury all the government officials
- 20 you paid bribes to while you were at the cartel?
- 21 A Yes, certainly.
- 22 Q Go ahead.
- 23 A Well, mainly I would pay the commander of the PGR. They
- 24 call him Yankee. That's the commander of the plaza. The
- 25 federal highway police who also managed ports and airports,

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- 1 district judicial police and district police, Interpol as
- 2 well.
- 3 Q Can you just remind the jury please what the PGR is?
- 4 A The PGR is a general attorney general office of the
- 5 Republic of Mexico. The police, the federal judicial police
- 6 depend on this department. And different intelligence and
- 7 operations groups, they have certain subdivisions within it.
- 8 Q Now, based on your experience, who of the government
- 9 officials would the Sinaloa Cartel try to corrupt first before
- 10 anyone el se?
- 11 A Well, if we're speaking about the states, mainly the
- 12 governor and the attorney general, director of the judicial
- 13 police and director of the municipal police and on the
- 14 republic national level the national attorney general and for
- 15 the different departments the PGR, the federal highway police,
- 16 the SIEDO.
- 17 Q What is SIEDO?
- 18 A Well, at the time that I was working with the cartel,
- 19 this was the most important intelligence and operations group
- 20 within the PGR.
- 21 Q Now, just to be clear, Mr. Zambada, is Mexico like the
- 22 United States in that it has a state government and federal
- 23 government structure?
- 24 A That's right.
- 25 Q And state as well?

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- 1 A Yes. Yes. The federal judicial police and the state
- 2 police. It's like saying D.C. Washington and all the states
- 3 in the United States. That's how the federal district and all
- 4 the states are managed and that is Mexico City.
- 5 Q And would the cartel try to corrupt officials in both the
- 6 state and the federal level?
- 7 A Yes.
- 8 Q Now, based on your knowledge and experience,
- 9 approximately how much money did you pay in bribes to the
- 10 government officials on behalf of the leaders of the cartel?
- 11 A In Mexico City around 300 dollars per month were paid --
- 12 300, 000, \$300, 000.
- 13 Q \$300,000 per month was paid to officials in Mexico City?
- 14 A More or less.
- 15 Q And that's what you paid personally, correct?
- 16 A Correct, because that was the plaza that I was managing.
- 17 Q And how would you break that down? Was that 300,000
- 18 total to everyone you were paying?
- 19 A Yes, correct. You would give part to the director of the
- 20 federal attorney general's office, the Yankee, the federal
- 21 highway police, the director of the judicial police, the
- 22 director of the municipal police, the director of homicides,
- 23 airport authorities. All that added up to more or less around
- 24 \$300,000 monthly.
- 25 Q Now, you have named a lot of different types of

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- 1 officials. Were there some officials who were not taking
- 2 bri bes?
- 3 A Oh, yes, of course.
- 4 Q Were you aware of who handled bribing the highest level
- 5 authorities on the federal level for the cartel?
- 6 A Yes.
- 7 Q And how do you know about that?
- 8 A Because I'm the brother of Ismael Zambada Garcia El Mayo
- 9 and I had knowledge of how my brother made those very high
- 10 level payments together with El Chapo.
- 11 Q What did your brother Mayo tell you about the high level
- 12 officials he was paying for himself and the defendant?
- 13 A Well, I realized that because I was managing the money of
- 14 my brother Mayo in Mexico City and he would say, as an
- 15 example, I'll give half a million dollars to the attorney who
- 16 is going to give it to the director of the PGR or give another
- 17 500,000 to a general, for example. For the cartel, the very
- 18 high level authorities it was my brother Mayo and El Chapo
- 19 who managed that and they did it using lawyers. But I was the
- 20 one that gave out the money in Mexico City because I was in
- 21 Mexico City, many times.
- 22 Q Mr. Zambada, do you know what a plaza is in the drug
- 23 trafficking world?
- 24 A Yes, of course.
- 25 Q How do you know?

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- 1 A I was in charge of one.
- 2 0 Which one?
- 3 A Mexico City.
- 4 Q Can you explain to the jury what a plaza is in drug
- 5 trafficking?
- 6 A A plaza is a territory which a drug trafficking leader
- 7 manages, to give security to the drug trafficking operations
- 8 and work that the cartel has within that territory.
- 9 Q And how does one do that, to give security in that plaza?
- 10 A Well, it starts with the support of the authorities.
- 11 That's why one has to have the control over the authorities.
- 12 And with the support of armed groups always, Sicarios.
- 13 Q Can more than one drug cartel control a plaza in the same
- 14 ci ty?
- 15 A No.
- 16 Q Why not?
- 17 A Because normally the authorities only work with one
- 18 cartel.
- 19 Q Now, based on your experience, what did one member of
- 20 Sinaloa have to do to do business in an area controlled by
- 21 another Leader of the Sinaloa Cartel?
- 22 A Well, he would have to have the permission of the
- 23 principal leaders and from the leader of that plaza.
- 24 Q What's the purpose for getting the permission?
- 25 A You need to give notice so that there won't be

- 1 confrontations between the same people, the same people who
- 2 belong to the cartel.
- 3 Q Now, based on your experience, if a member of the Sinaloa
- 4 Cartel wanted to do business with an independent drug
- 5 trafficker in an area controlled by another leader of the
- 6 Sinaloa Cartel did they have to get permission?
- 7 A That's right.
- 8 Q Why was that necessary?
- 9 A You would need to give notice if you're going to go in
- 10 and work in an area that's already controlled by another group
- 11 because there's respect between the one and the other and
- 12 there can be incidents which will arise if not between the
- 13 people there.
- 14 Q What types of incidents?
- 15 A Well, there can be confrontations, people killed, fights.
- 16 Q Now, you testified that you controlled the Mexico City
- 17 plaza. Did any other leaders of the Sinaloa Cartel control
- 18 that plaza with you?
- 19 A Well, the ones who stayed there the most the time that I
- 20 was there working on it were Juan Jose Esparragoza el Azul or
- 21 Arturo Beltran Leyva and my brother.
- 22 Q Are you aware of whether other leaders of the Sinaloa
- 23 Cartel controlled any plazas other than Mexico City?
- 24 A Yes.
- 25 Q How do you know about that?

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- 1 A Well, I belonged to the cartel. I knew my various
- 2 colleagues and friends and those people.
- 3 Q And who controlled the Sinaloa state?
- 4 A Joaquin Guzman Loera El Chapo and Mayo, Ismael
- 5 Esparragoza Azul.
- 6 Q Do you know whether they controlled other plazas besides
- 7 Si nal oa?
- 8 A Yes.
- 9 Q Using Government's Exhibit 502 in evidence, can you
- 10 please explain to the jury which plazas the defendant
- 11 controlled starting in the year 2001 until your arrest in
- 12 2008?
- 13 A The defendant basically controlled this area.
- 14 Q What is that area called that you just circled on the map
- which is the area between Sinaloa, Durango and Chihuahua?
- 16 A This area in the Mexican Republic has the name the Golden
- 17 Tri angle.
- 18 Q Why is it called the Golden Triangle?
- 19 A It's called the Golden Triangle because it's the area
- 20 where the majority of the opium gum is produced in the state
- 21 and marijuana.
- 22 Q Where does the term golden come from?
- 23 A Well, Durango means gold and gold is money and the heroin
- 24 and marijuana produce a lot of money.
- 25 Q And how about the triangle part of the term, what is that

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1	a reference to?
2	A Well, the triangle is because these three states border
3	each other where these such exclusive products are produced.
4	Q Were there any other plazas that the defendant had
5	control over in the time frame of 2001 to 2008?
6	A Well, he can control in all of the plazas. There were
7	subleaders from the cartel who were in control.
8	(Continued on next page.)
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- 1 BY MS. PARLOVECCHIO: (Continuing)
- 2 Q Using Government's Exhibit 502, can you please show the
- 3 jury some of those other plazas where the defendant had
- 4 controls through the subleaders?
- 5 A Of course, yes. Let's start up here. Baja California
- 6 Sur, Sonora, Nayarit, Jalisco, Guerrero, Chiapas, Tabasco,
- 7 Quintana Roo and Chihuahua, just to name some of them.
- 8 Q Okay. So let's take these one by one and talk about the
- 9 subleaders that controlled these plazas over whom the
- 10 defendant had authority.
- 11 A Of course.
- 12 Q Let's start with Guadalajara. And I'm going to try to
- 13 touch on my screen.
- 14 Guadalajara, who is the subleader who controlled
- 15 Guadal aj ara?
- 16 A Ignacio Coronel, Nacho.
- 17 Q And how about Quintana Roo?
- 18 A Benny Contreras.
- 19 Q And what about Guerrero?
- 20 A Arturo Beltran Leyva and his brother, Hector Beltran
- 21 Leyva.
- 22 Q How about Chiapas, how did the defendant, through whom
- 23 did the defendant control Chiapas?
- 24 A Again, Benny Contreras as well.
- 25 Q And Baja California?

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- 1 A Nene Jaramillo.
- 2 0 Sonora?
- 3 A Macho Prieto Gonzalo Izunza.
- 4 Q And Chi huahua?
- 5 A German.
- 6 Q How about Nayarit?
- 7 A In Nayarit, there was Arturo Beltran Leyva and also Chapo
- 8 directly.
- 9 Q Now, what about your brother Mayo, which plazas did he
- 10 control?
- 11 A The same ones. They're partners.
- 12 Q Now, you mentioned Nacho Coronel earlier as one of the
- 13 subleaders. Did you know Nacho Coronel?
- 14 A Yes.
- MS. PARLOVECCHIO: I'm showing an exhibit just to
- 16 the witness, please.
- 17 Q I'm showing you what's marked for identification as
- 18 Government's Exhibit 7. What is this?
- 19 A That's Ignacio Coronel Nacho.
- 20 Q How do you recognize him?
- 21 A We were very good friends.
- 22 MS. PARLOVECCHIO: I move to admit Government's
- 23 Exhi bi t 7.
- MR. PURPURA: No objection.
- 25 THE COURT: Recei ved.

CMH OCR RMR CRR FCRR

- 1 (So marked.)
- 2 Q Just to remind us, what area of Mexico, what plaza did
- 3 Nacho Coronel control?
- 4 A Nacho Coronel controlled Jalisco and I failed to point
- 5 out Mexico City which was where I had control.
- 6 Q Okay. And you also mentioned Arturo Beltran earlier as
- 7 one of the subleaders. Did you know Arturo Beltran?
- 8 A Yes, certainly.
- 9 Q I'm showing you what's marked for identification as
- 10 Government's Exhibit 4. What is this?
- 11 A That's Arturo Beltran.
- 12 Q And how do you recognize him?
- 13 A We also spent a lot of time together. We were friends
- 14 for a long time.
- MS. PARLOVECCHIO: The government moves to admit
- 16 Government's Exhibit 4.
- 17 MR. PURPURA: No objection.
- 18 THE COURT: Recei ved.
- 19 (So marked.)
- 20 Q And just to remind us, what area did Arturo Beltran
- 21 control?
- 22 A Guerrero and Morelos as well. I failed to point out
- 23 Morelos.
- 24 Q And just using Government's Exhibit 502, can you tell us
- 25 where Morelos is?

- 1 A Morelos is -- let me see. Let's see here.
- 2 Mexico, this here is Mexico City where I have
- 3 measurable control, I had control. And right next to it is
- 4 Morelos, right here. (Indicating.)
- 5 It is between Mexico City and Guerrero.
- 6 Q And Guerrero, you testified Guerrero is here?
- 7 (Indicating.)
- 8 A Exactly. How can I erase here?
- 9 Q Bottom Left-hand corner.
- 10 A Here, Cuerravaca, do you see that? That's Morelos. It's
- 11 this point here. There it is. (Indicating.)
- 12 That area was also controlled by Arturo Beltran.
- 13 Q What if any familial relationship did Arturo Beltran have
- 14 with the defendant?
- 15 A I know they were cousins.
- 16 Q Now, you've testified about Juan Jose Esparragoza,
- 17 El Azul. Which area did El Azul control?
- 18 A Well, he was based in Mexico City but he had control the
- 19 same way that Mayo and Chapo did over the entire Republic
- 20 because he had a close friendship, relationship with all of
- 21 the subleaders and the leaders.
- MS. PARLOVECCHIO: Okay. I'd just like to show the
- 23 witness Government's Exhibit 6 in evidence.
- 24 Q Is this Azul?
- 25 A That's right. That's Juan Jose Esparragoza, El Azul.

- 1 Q And just to be clear, why was Azul able to control all of
- 2 Mexico through the other leaders of the cartel?
- 3 A Well, he was one of the oldest drug traffickers in
- 4 Sinaloa and one of the most respected ones, I think. He was
- 5 very beloved by everybody. So any plaza that he arrived at
- 6 that had a leader, a subleader from Sinaloa, he was welcome
- 7 there.
- 8 Q What was Azul's relationship with the defendant?
- 9 A Well, they were compadres and Azul was the one who
- 10 basically supported Joaquin Guzman Loera to be a great drug
- 11 trafficker.
- 12 Q Now, what was the most important plaza for the Sinaloa
- 13 Cartel to control?
- 14 A Si nal oa.
- 15 Q Why was it important to be able to control Sinaloa for
- 16 the cartel?
- 17 A Sinaloa was very important because of what we spoke
- 18 about, about the golden triangle and, and -- sorry. It has
- 19 long shoreline as well where cocaine that's coming from
- 20 Colombia can be received. It has two merchant ports which are
- 21 Mazatlan and Topolobampo. And all of the leaders and
- 22 subleaders of the Sinaloa Cartel have their families there,
- 23 their businesses, their assets, their life.
- 24 Q I'm just showing you Government's Exhibit 502 again.
- 25 I'll zoom in here to Sinaloa.

- 1 A Sinaloa is this state and the capital is Culiacan which
- 2 is here.
- 3 Q And the port cities you mentioned, can you show the jury
- 4 where those are located?
- 5 A Mazatlan is here and Topolobampo is right here, right
- 6 next to Mochis. (Indicating.)
- 7 Q And that golden triangle area you mentioned?
- 8 A The golden triangle would be this part here.
- 9 (Indicating.) Tijuana, Sinaloa and Durango.
- 10 Q Thank you. I'm going to erase this. And using
- 11 Government's Exhibit 502, I'll zoom out a bit now, could you
- 12 show the jury the other plazas at Sinaloa that are
- 13 particularly important to the Sinaloa Cartel?
- 14 A Well, Jalisco and Nayarit. Those are states that are
- 15 right next to Sinaloa. Well, they were very important because
- 16 of the seashore. They're very important locations where
- 17 cocaine can arrive from Colombia.
- 18 Q Were there any other plazas that were particularly
- 19 important to the cartel?
- 20 A We can mark Guerrero\right here also because of the
- 21 coastline. (Indicating.) Chiapas, Quintana Roo and Sonora
- 22 and Chi huahua.
- 23 Q Why were Sonora and Chihuahua particularly important for
- 24 the cartel?
- 25 A Because these are near the border points that are the

- 1 crossings for drugs which are cocaine, marijuana, heroin and
- 2 methamphetamine over to the United States.
- 3 Q What does this term "crossing" mean in drug trafficking?
- 4 A Well, when you arrive here to the edge of the Mexican
- 5 Republic, you arrive at the border crossing. It's the moment
- 6 when you have to cross the drugs over to the United States
- 7 when you reach this point.
- 8 Q What else did the cartel cross at these points besides
- 9 drugs?
- 10 A It crossed the money that is produced by the sale of the
- 11 drugs in the United States coming back to Mexico and weapons.
- 12 Q And where did those weapons principally come from?
- 13 A From the United States of America.
- 14 Q Are you aware of how the defendant Chapo Guzman crossed
- 15 drugs into the United States?
- 16 A Well --
- MR. PURPURA: Judge, objection. Just 602. There
- 18 should be a basis at this point.
- 19 MS. PARLOVECCHIO: I can lay a foundation.
- THE COURT: PI ease.
- 21 Q Mr. Zambada, how do you know about how the defendant
- 22 Chapo Guzman crossed his drugs into the United States?
- 23 A Well, he and my brother worked in partnership and I
- 24 always, one way or the other, always found out how my brother
- 25 Mayo was crossing drugs over into the United States.

- 1 Q What are some of the ways you would find out?
- 2 A Well, in Ciudad Juarez, they used tractor trailers to
- 3 cross over large amounts. And in Sonora, they used tunnels.
- 4 And in Baja California, tunnels were used as well but that was
- 5 at the beginning of my participation in the organization and
- 6 that was when I found out of their existence.
- 7 Q Now, you mentioned tunnels. During what period did your
- 8 brother Mayo tell you about the defendant's tunnels?
- 9 MR. PURPURA: Objection, Your Honor. That's a
- 10 misstatement of the evidence.
- 11 THE COURT: Overruled. It is cross-examination.
- 12 A My brother mentioned that specifically to me around 2004
- 13 or 2005 that the defendant had a tunnel in Sonora and that
- 14 they were going to work very quickly.
- 15 Q And you mentioned some other tunnels that you learned
- 16 about that were earlier in your participation in the cartel.
- 17 What tunnels were those?
- 18 A Specifically, in Tijuana, in the year 1987 or '88, when I
- 19 was in Tijuana, it was known that the defendant had tunnels at
- 20 the border with a Tijuana cartel who are the Arellano Felixes.
- 21 Q And just to be clear, you referenced some tunnels in
- 22 Sonora. Who did the tunnels in Sonora belong to?
- 23 A Well, my brother told me they were Chapo's.
- 24 Q Did Chapo personally cross drugs into the United States?
- 25 A No.

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- 1 Q Who did that for Chapo?
- 2 A The workers.
- 3 Q Now, what was your understanding of why Chapo did not
- 4 personally bring drugs into the United States?
- 5 A Well, he was the boss, the leader. He was a person who
- 6 was very wanted. He wasn't going to be doing the work that
- 7 the other workers in the organization could do.
- 8 Q Now, did your brother Mayo tell you which worker was in
- 9 charge of crossing cocaine over the border for him?
- 10 A In Ciudad Juarez, he had German.
- 11 Q Did you ever meet German?
- 12 A Yes, certainly.
- 13 MS. PARLOVECCHIO: Let me show an exhibit to the
- 14 witness, please.
- 15 Q I'm showing you what's marked for identification as
- 16 Government's Exhibit 78. Who is depicted in this photograph?
- 17 A German.
- 18 Q How do you recognize him?
- 19 A I spent time with him several times.
- 20 MS. PARLOVECCHIO: The government moves to admit
- 21 Government Exhibit 78.
- 22 MR. PURPURA: No objection, Your Honor.
- THE COURT: Recei ved.
- 24 (So marked.)
- 25 Q And just to be clear, Mr. Zambada, where did German work

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- 1 crossing drugs into the United States?
- 2 A In Ciudad Juarez.
- 3 Q What method was German using to cross drugs into the
- 4 United States?
- 5 A He was using the tractor trailer trucks, trailers.
- 6 Q And over approximately what time period was he doing this
- 7 for the cartel?
- 8 A Many years, maybe from 1994 to 2005, 2006.
- 9 Q You testified earlier that in your role as a leader of
- 10 the Sinaloa Cartel, you knew about how cocaine was moved from
- 11 Mexico to the United States?
- 12 A That's right.
- 13 Q Did you become aware of the methods that the cartel used
- 14 to smuggle drugs across the Mexico United States border?
- 15 A Yes.
- 16 Q How did you learn about that?
- 17 A Well, because I belonged to the cartel and I had
- 18 knowledge of how it was operating.
- 19 Q What were some of the methods used over the 20 year
- 20 period that you were with the Sinaloa Cartel that crossed
- 21 drugs into the United States?
- 22 A Well, when I started, they were crossed in gas tanks,
- 23 large quantities. Cars, pickups were used. Then, after that,
- 24 tractor trailer trucks started being used. The train was
- 25 used, with chemical products, that the train was used, that

- 1 the train was bringing up here to the United States and that
- 2 would, drugs were crossed with it. And then in 2004-2005 was
- 3 when I found out that tunnels were being used from direct
- 4 comments from my brother.
- 5 Q Now, on occasions when there's extra security at the
- 6 U.S.-Mexico border, did the method of crossing drugs change or
- 7 did it stay the same?
- 8 A Well, when there's a very large operation taking place on
- 9 the American side for the crossing, small cars are used with
- 10 compartments for between 20 to 50 kilos.
- 11 Q And these compartments that you're referring to, what
- 12 types of compartments were used in the cars?
- 13 A Small places in the car that are specially conditioned so
- 14 you could put in 20 kilos, 10 kilos, 50 kilos, cocaine, the
- 15 drugs that were being crossed.
- 16 Q And were those compartments hidden?
- 17 A That's the objective.
- 18 Q Now, what was the purpose of using smaller vehicles when
- 19 there's more security at the border?
- 20 A Well, it's much harder for the authorities to detect them
- 21 because on the same day, thousands of vehicles are crossing
- 22 over. If you send ten cars per day, well, that's 200 kilos.
- 23 If you lose one, you've lost 20. That's not a lot. And when
- 24 there are very large operations taking place, it's sort of
- 25 the, you could say, the ant speed operation to cross the

- 1 drugs.
- 2 Q Now, you testified earlier about tunnels that the cartel
- 3 used and you testified that your brother told you about the
- 4 tunnels. Did you have any other conversations with other
- 5 leaders about the tunnels the cartel used to smuggle drugs?
- 6 A With Nacho Coronel.
- 7 Q Showing you what's in evidence as Government Exhibit 7.
- 8 A That's Nacho Coronel.
- 9 Q What did Nacho Coronel tell you about the tunnels?
- 10 A He told me that the person in charge of making the
- 11 tunnels for the cartel was Avelino Insunza. He was a very
- 12 intelligent person who was very important within the cartel.
- 13 Q On whose behalf did Avelino Insunza build the tunnels?
- 14 A He told me for Chapo, for him, for the cartel.
- 15 Q Nacho told you that?
- 16 A Yes. Yes. Nacho spoke to me about that person.
- 17 Q And based on these conversations, did you have an
- 18 understanding about whether Nacho used the tunnels as well?
- 19 A Yes, yes, through Baja California.
- 20 Q Approximately when did your brother Nacho and the
- 21 defendant use tunnels to smuggle drugs?
- 22 A Well, specifically, the one time was when my brother
- 23 spoke to me specifically that they were going to be using a
- 24 tunnel in Sonora.
- 25 Q And that was when?

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- 1 A More or less around 2004, 2005.
- 2 Q Now, did you have an understanding why your brother Mayo
- 3 and the defendant used tunnels?
- 4 A Well, it's the most secure way to cross drugs over to the
- 5 United States, the cocaine, the heroin, the marijuana,
- 6 methamphetamines, and it's the securest way for the money
- 7 which is being returned back and the easiest way to cross over
- 8 weapons.
- 9 Q Did you have an understanding about whether there were
- 10 any other advantages aside from the security and the ease of
- 11 crossi ng?
- 12 A The speed. That's why Chapo, for a period of time, the
- 13 Colombians specifically called him the speedy one.
- 14 Q Now, you testified about the importance of controlling a
- 15 plaza. What are some of the means by which the Sinaloa Cartel
- 16 would take control of a plaza?
- 17 A Well, mainly bribing the authorities to have government
- 18 control and using the armed group, the Sicarios, so that no
- 19 other group will come into that plaza.
- 20 Q Now, if the drug trafficking group doesn't agree to work
- 21 with the Sinaloa Cartel in a particular plaza, how would the
- 22 Sinaloa Cartel assert control in that plaza?
- 23 A Well, if one group comes into a plaza controlled by
- 24 another group without getting permission, then the people are
- 25 going to get killed if they come in without permission.

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- 1 Q Mr. Zambada, have you ever heard the term "war" used in
- 2 connection with drug trafficking?
- 3 A Yes.
- 4 Q What does that mean?
- 5 A It means confrontation between one drug trafficking group
- 6 and another one in a violent manner.
- 7 Q Was the Sinaloa Cartel ever involved in any wars during
- 8 your membership with the cartel?
- 9 A Yes, of course.
- 10 Q And how do you know about that?
- 11 A Well, because I had to participate.
- 12 Q And how did you participate?
- 13 A Well, because I'm the brother of Mayo Zambada. I had to
- 14 take care of myself and I had to support the war.
- 15 Q And generally what happened during these wars?
- 16 A They always end up with deaths. There's always a lot of
- 17 deaths.
- 18 Q Who in the Sinaloa Cartel led these wars?
- 19 MR. PURPURA: Again, Judge, time frame, if we may.
- THE COURT: Let him finish the answer and then ask
- 21 the time frame.
- MS. PARLOVECCHIO: Yes, Your Honor.
- 23 A Could you repeat it to me, please?
- 24 Q Yes. During your membership in the cartel from 1987
- 25 until 2008 when you were arrested, who within the Sinaloa

- 1 Cartel led these wars?
- 2 A Well, one of the leaders who headed some of the war was
- 3 Joaquin Guzman Loera, El Chapo, and another time period,
- 4 Arturo Beltran Leyva, my brother, Mayo Zambada, Nacho Coronel,
- 5 me.
- 6 Q What were the wars that took place during your time in
- 7 the Sinaloa Cartel?
- 8 A Well, the first one that was lived through was the one
- 9 between the Arellano Felixes and Joaquin Guzman Loera. Then
- 10 we lived through the one of Arturo Beltran Leyva with the
- 11 Zetas. And then the one between Joaquin Guzman Loera and
- 12 Arturo Guzman, excuse me, Arturo Beltran.
- 13 Q So just to be clear, the war that you described was
- 14 between the defendant and Arturo Beltran Leyva and the Zetas?
- 15 A Arturo Beltran was the one who was leading it but he had
- 16 the support of the Sinaloa group. And after that, there came
- 17 a war between Arturo Beltran and Joaquin Guzman Loera,
- 18 El Chapo.
- 19 Q Now, to your knowledge, who fought these wars for the
- 20 defendant?
- 21 A The assistants, the Sicarios, and whoever had to do it.
- 22 Q What, if any, compensation system did the cartel have for
- 23 Si cari os?
- 24 A Well, in particular, they have a salary. They're given
- 25 certain type of compensation in gifts when they take part in

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some kind of special operation or they kill some particularly
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    important person.
                (Continued on next page.)
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- 1 BY MS. PARLOVECCHIO (Continuing):
- 2 Q Who were the top leaders in the cartel the sicarios took
- 3 orders from?
- 4 A In the Sinaloa cartel during my time, one of the
- 5 principal ones was Macho Prieto in Sonora; and in Mexico City,
- 6 El Mechudo, Benny, on behalf of my brother Ismael Zambada.
- 7 Q And who are the ultimate leaders to whom the sicarios
- 8 answered?
- 9 A When we were joined together, we belonged to the same
- 10 group, and they were commanded by my brother Ismael Zambada
- 11 Garcia and Joaquin Guzman Chapo.
- 12 Q You testified that you supported the wars.
- What does that mean? How did you support the wars?
- 14 A Well, given the government work that I had at a certain
- 15 time, carrying out intelligence activities to identify where
- 16 the enemies were, sometimes passing orders to the sicarios
- 17 from the leaders, in general.
- 18 Q Now, based on your experience in the Sinaloa cartel, if a
- 19 member of Sinaloa wanted to kill a high level drug trafficker,
- 20 did they have to follow any protocol?
- 21 A Yes, certainly.
- 22 Q What was the protocol?
- 23 A Well, you need to take into account the main leader of
- 24 main leaders of the cartel. And its talked about among the
- 25 subleaders so an agreement can be reached about whether that

- 1 person is going to be eliminated or not, especially when we're
- 2 talking about another leader in the cartel.
- 3 Q Now, based on your experience, who from the Sinaloa
- 4 cartel could give authorization for a murder?
- 5 A Joaquin Guzman Loera and my brother Ismael Zambada
- 6 Garcia.
- 7 Q As one of the leaders of the Sinaloa cartel, did you
- 8 become aware of unauthorized murders of traffickers?
- 9 A I don't remember.
- 10 Q Now, based on your experience, did law enforcement in
- 11 Mexico investigate the murders ordered by the Sinaloa cartel?
- 12 A Yes.
- 13 Q What did you do if you became aware that a member of law
- 14 enforcement investigated a murder that a member of the Sinaloa
- 15 cartel had been involved in?
- 16 A Well, it was talking to the homicide commander and ask
- 17 him to find out what was the line of investigation that was
- 18 being followed.
- 19 Q What would you do after you made that inquiry?
- 20 A If it was positive that the investigation was about the
- 21 cartel, then the commander was asked to, you know, turn the
- 22 investigation or stop it.
- 23 Q What are some of the ways the cartel would try to stop
- 24 the investigations of murders?
- 25 A Through bribes, money.

- J. Zambada Garcia direct Parlovecchio 803
- 1 Q Are you aware of whether other leaders of the Sinaloa
- 2 cartel tried to derail murder investigations in a similar
- 3 manner?
- 4 MR. PURPURA: Objection, foundation, 602, base of
- 5 knowl edge.
- 6 MS. PARLOVECCHIO: Your Honor, that's --
- 7 THE COURT: She asked if he's aware. He can say if
- 8 he's aware, then she'll ask how do you know.
- 9 Go ahead.
- 10 Q How do you know, sir? How did you know about this?
- 11 A Can you repeat the question, please?
- 12 Q Sure.
- 13 Are you aware of whether other leaders of Sinaloa
- 14 tried to derail murder investigations?
- 15 A Yes, certainly.
- 16 Q How do you know about that?
- 17 A Well, I was in Mexico City, and sometimes there were
- 18 homicides that had been ordered by the leaders of the cartel
- 19 or by some leaders in other states, and I was asked to check
- 20 whether there were any investigations that could affect any
- 21 members of the cartel.
- 22 THE COURT: When you have a convenient breaking
- 23 point, we should take a morning break. Unless you are nearly
- 24 done, which it doesn't sound like you are.
- MS. PARLOVECCHIO: This is actually a perfect time.

- J. Zambada Garcia direct Parlovecchio 804
- 1 THE COURT: Let's take our morning break. Remember
- 2 not to talk about the case. We'll see you back in here at
- 3 11: 30.
- 4 (Jury exits.)
- 5 THE COURT: Have a seat for just a minute. One
- 6 brief thing I want to mention. I think you can wait to take
- 7 the witness out.
- 8 We had a discussion at sidebar yesterday about
- 9 whether Government agents' out-of-court statements might fall
- 10 under Rule 801(d)(2)(D). I want you to look at these cases
- 11 which I read as saying no, they don't: U.S. v. Veldez, 355 F.
- 12 3d 80, Second Circuit, 2004; and U.S. v. Santos, 372 F. 2d 177
- 13 at Pages 180 to 81, that's Second Circuit, 1967. Take a look
- 14 at those and see if you can be prepared for them.
- 15 Okay. 11: 30.
- 16 (Recess taken.)
- 17 THE COURT: Please bring in the jury.
- How much more do you think you've got, hours?
- 19 MS. PARLOVECCHIO: We'll get through the day, Judge.
- THE COURT: Think about shortening it.
- 21 (Jury enters.)
- THE COURT: Be seated. Let's continue.
- MS. PARLOVECCHIO: Thank you, your Honor.
- 24 BY MS. PARLOVECCHIO:
- 25 Q Mr. Zambada, before the break, you testified about some

- 1 of the wars that the Sinaloa cartel was involved in during
- 2 your membership in the cartel.
- 3 A Yes.
- 4 Q Now, you talked about the war with the Arellano Felixes.
- 5 Who was fighting in the war with the Arellano
- 6 Felixes? What were the sides?
- 7 A Well, the Arellano Felix brothers were fighting against
- 8 Joaquin Guzman Loera, El Chapo, in the years '86, '87, '90.
- 9 Q How long did that continue?
- 10 A That war went on until 2006, I think.
- 11 Q And you mentioned the war between the Zetas and the
- 12 Sinaloa cartel.
- 13 Approximately, when did that war take place?
- 14 A That war took place in the year 2003 to 2006 also.
- 15 Q And the war with the Beltran Leyvas?
- 16 A Well, the war with the Beltran Leyvas started in a way in
- 17 2007, but it became violent in 2008.
- 18 Q And who were on the sides of that war?
- 19 A For the Beltran Leyva war, it was Arturo Beltran, Chapo
- 20 Guzman, and my brother Mario Zambada.
- 21 Q To be clear, this war was between who versus who?
- 22 A Joaquin Guzman Loera versus Arturo Beltran. My brother
- 23 Mayo was on the side of Joaquin Guzman Loera.
- 24 Q Are you aware of a war between the Sinaloa cartel and the
- 25 Carillo Fuentes?

- J. Zambada Garcia direct Parlovecchio 806
- 1 A Yes.
- 2 Q Who was on each side of the war between the Sinaloa
- 3 cartel and the Carillo Fuentes organization?
- 4 A Well, on the Carillo Fuentes side, it was Vicente
- 5 Carillo. And on the Sinaloa side, it was Joaquin Guzman Loera
- 6 and my brother Mayo.
- 7 Q We talked a lot about the Sinaloa cartel's cocaine
- 8 trafficking business.
- 9 Are you aware of the Sinaloa cartel's trafficking
- 10 activities with regard to heroin?
- 11 A Yes.
- 12 Q How do you know about that?
- 13 A Well, it's one of the products that the Sinaloa cartel
- 14 has always handled throughout its history.
- 15 Q What did the Sinaloa cartel do in the heroin trafficking
- 16 business when you were in the cartel?
- 17 A Planting the poppies, growing it, growing them,
- 18 processing them. And they bring it here to the United States
- 19 to sell it.
- 20 Q Did the Sinaloa cartel do the processing of the heroin
- 21 you just mentioned?
- 22 A Yes.
- 23 Q Based on your experience, how did the Sinaloa cartel
- 24 produce heroin?
- 25 A Through labs with chemicals.

- J. Zambada Garcia direct Parlovecchio 807
- 1 Q And what's the purpose of making heroin?
- 2 A To sell it here in the United States.
- 3 Q What, if any, role did the Defendant play in the cartel's
- 4 heroin trafficking activity?
- 5 A Well, the Golden Triangle area where the Defendant used
- 6 to live is the place where most of the poppies are grown, as
- 7 well as marijuana.
- 8 Q Was that area his territory where they were grown?
- 9 A Exactly.
- 10 Q Now, you just mentioned marijuana.
- 11 What, if anything, did the Sinaloa cartel do with
- 12 regard to marijuana?
- 13 A It exports it to the United States for sale as well.
- 14 Q How do you know about that?
- 15 A Well, that's -- I lived through it. I noticed it. These
- 16 are businesses that I did not participate in directly, but
- 17 because I was part of the cartel I knew that they were doing
- 18 these activities.
- 19 Q Did you know about the Defendants' marijuana trafficking
- 20 activities?
- 21 A Well, when I would go visit him in the mountains, I could
- 22 see sometimes from the helicopter or plane that I was in all
- 23 the crops on the mountains.
- 24 Q What types of crops?
- 25 A Sometimes marijuana, sometimes poppy.

- J. Zambada Garcia direct Parlovecchio 808
- 1 Q And in those areas where you saw the crops, was that in
- 2 the Defendant's territory?
- 3 A Where he lived with his people.
- 4 Q Now, you testified earlier that the Sinaloa cartel
- 5 trafficked methamphetamines.
- 6 A That's right.
- 7 Q Do you know whether the Defendant participated in the
- 8 Sinaloa cartel's methamphetamine trafficking?
- 9 A Yes.
- 10 Q How do you know about that?
- 11 A Well, because one time he sent a person to Mexico City to
- 12 meet with me about importation of ephedrine from an Asian
- 13 country.
- 14 Q Who was this individual?
- 15 A They called him Chespiro.
- 16 Q Who is Chespiro?
- 17 A I met him for the first time on this occasion. He told
- 18 me he was coming on behalf of Chapo and he told me that he was
- 19 the boss of the production of these products in Sinaloa for
- 20 the cartel.
- 21 Q Methamphetamine products?
- 22 A That's right.
- 23 Q When did this meeting take place?
- 24 A Maybe 2004, beginning of 2005. Or beginning of 2004,
- 25 more or less.

- 1 Q Where did you meet El Chespiro?
- 2 A I met in Mexico, in Mexico City, in a park.
- 3 Q What did you discuss with him?
- 4 A Well, he asked me to give him legal support to be able to
- 5 import tons of ephedrine. He was talking about 15 or 20 tons.
- 6 I don't remember exactly from which country. One of those
- 7 Asian countries, over on that side.
- 8 Q What is this "legal support" you're referring to?
- 9 A He wanted to do this importation through a commercial
- 10 business, and I had the way to be able to do that.
- 11 Q What's the purpose of using a legal commercial business
- 12 for doing importation like this?
- 13 A Well, it's the ephedrine itself, right, it's coming from
- 14 countries which are very distant, far away, so it needs to be
- done with a merchant ship in a container from company to
- 16 company and figuring there, it's a legal importation to be
- 17 able to have it arrive in Mexico.
- 18 Q The purpose for using a legal company versus not having a
- 19 company set up?
- 20 A You create these companies. You could say in a
- 21 fictitious way or at that moment, they're real. And since you
- 22 use them and then you disappear them, the way is to import a
- 23 legal product two or three times, the fourth time the
- 24 ephedrine is imported, and then you disappear the company just
- 25 in case it would be being surveilled or followed.

- J. Zambada Garcia direct Parlovecchio 810
- 1 Q What does the term "ice" mean in drug trafficking?
- 2 A It's a drug which is produced precisely with ephedrine.
- 3 And when the process is finished of mixing these chemical
- 4 products with the ephedrine, what is the result is ice. The
- 5 appearance is if it were pieces of ice.
- 6 Q You testified that El Chespiro, who was in charge of
- 7 methamphetamines for the Defendant, was sent to you by the
- 8 Defendant?
- 9 A That's right.
- 10 Q How do you know that it was the Defendant who had set
- 11 Chespiro to see you?
- 12 A Chespiro told me.
- 13 Q Did anyone else tell you?
- 14 A My brother also told me. My brother is the one who set
- 15 up the appointment.
- 16 Q Mr. Zambada, where do you live right now?
- 17 A I live in prison, in jail.
- 18 Q Did you have a nickname before you were arrested?
- 19 A Yes.
- 20 Q What was your nickname?
- 21 A Rey.

- 22 Q How did you earn that nickname?
- 23 A I earned it when I was born.
- 25 (Continued on the next page.)

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- 1 MS. PARLOVECCHIO:
- 2 Q Well --
- 3 A When I was born, -- when I was born my father named me
- 4 Jesus and he said, well, the king is born, ray. And he always
- 5 called me Rey, king, the whole time, so as a consequence
- 6 everybody always called me Rey.
- 7 Q What is your birth order in your family?
- 8 A I'm the last one.
- 9 Q You're the youngest?
- 10 A The youngest one.
- 11 Q Now, you testified yesterday that you began working in
- 12 the drug business by helping your brother Mayo with his drug
- 13 accounts?
- 14 A That's right.
- 15 Q Why were you helping your brother Mayo with his
- 16 accounting in particular?
- 17 A Well, he requested help from me because my brother was
- 18 having problems with his business.
- 19 Q Did you have any special training that allowed you to
- 20 help him?
- 21 A Yes, of course. I got my college degree in accounting.
- 22 Q Did you have a legitimate job prior to going to work with
- 23 your brother Mayo?
- 24 A Yes, of course.
- 25 Q What did you do?

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- 1 A I was the general manager of a company in Mexico City.
- 2 Q Did you stop working in your legitimate job once you
- 3 began helping Mayo?
- 4 A That's right.
- 5 Q Briefly, can you tell us why you had to leave your
- 6 legitimate job?
- 7 A Well, at that time my brother Mayo was figuring as an
- 8 important public figure as a drug trafficker and the owner and
- 9 the partners in the company saw the news, in the news. They
- 10 asked me what relationship did I have to that person. I said
- 11 he's my brother and they said they no longer wanted to depend
- 12 on my accounting services because they didn't trust me.
- 13 Q Was there of a period in your past when you used drugs or
- 14 alcohol other than on a social basis?
- 15 A Yes.
- 16 Q Directing your attention to 2006, how often did you use
- 17 alcohol during that period?
- 18 A At least every weekend for a period of around six months
- 19 more or less.
- 20 Q Did that affect your ability to understand what was going
- 21 on around you?
- 22 A Not definitively, but, yes, I did lose time when I was
- 23 consuming alcohol.
- 24 Q When was the last time you used drugs or alcohol?
- 25 A In the year 2008, before my arrest.

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- 1 Q Have you used false names on documents to hide your
- 2 identity?
- 3 A Yes.
- 4 Q On what documents have you used false names?
- 5 A Well, I used fake names for voter ID cards, driver's
- 6 licenses and I obtained a visa to enter into the United States
- 7 with a fake name.
- 8 Q Have you ever possessed a weapon?
- 9 A Yes, of course.
- 10 Q What types of weapons?
- 11 A I normally used a .380 pistol.
- 12 Q Did you ever report to the Mexican government the money
- 13 you earned from drug trafficking?
- 14 A No.
- 15 Q Did you ever participate in any murder conspiracies?
- 16 A Yes.
- 17 Q Did you ever personally murder anyone?
- 18 A No.
- 19 Q On the occasions when you participated in murder
- 20 conspiracies what was your personal role?
- 21 A Sometimes to locate the people, the targets, and pass the
- 22 messages to the Sicarios so they could complete their order.
- 23 Q Approximately how many times did you do that?
- 24 A I did it three times.
- 25 Q Who generally were the individuals who were the targets

- 1 of these murder conspiracies?
- 2 A Police agents, commanders who were at the service of
- 3 Arturo Beltran.
- 4 Q Did you always find out whether the murder was done?
- 5 A Normally.
- 6 Q You testified yesterday that you were arrested for your
- 7 criminal activity on October 20, 2008?
- 8 A That's right.
- 9 Q Where were you arrested?
- 10 A In Mexico City.
- 11 Q I want to show an exhibit to the witness, please.
- 12 I'm showing you what's marked for identification as
- 13 Government's Exhibit 99. What is this?
- 14 A That's me.
- 15 Q I won't ask you how you recognize it.
- MS. PARLOVECCHIO: The government moves to admit
- 17 Government's Exhibit 99.
- 18 THE COURT: Received.
- 19 (So marked.)
- 20 Q Publish it, please. And, sir, when was this photograph
- 21 taken?
- 22 A When I was arrested on October 20, 2008.
- 23 Q Did the United States eventually bring charges against
- 24 you?
- 25 A That's right.

- 1 Q And just taking a step back, after you were arrested in
- 2 Mexico, what Mexican criminal charges were brought against
- 3 you?
- 4 A Organized crime, to be harboring weapons and possessing
- 5 cartridges.
- 6 Q What types of cartridges?
- 7 A For firearms.
- 8 Q Now, after your arrest did the United States eventually
- 9 bring charges against you?
- 10 A That's right.
- 11 Q What were the United States charges against you?
- 12 A Importation, distribution and sale of cocaine, and to
- 13 belong to a continuing criminal enterprise.
- 14 Q Were the charges against you in the United States in more
- 15 than one jurisdiction?
- 16 A Yes.
- 17 Q What were the jurisdictions?
- 18 A One is in Washington D.C. and the other one is up here in
- 19 New York, in Brooklyn county.
- 20 Q And what charges in particular were brought against you
- 21 in Brooklyn?
- 22 A Life.
- 23 Q What was the charge, sir?
- 24 A The charges here in Brooklyn it's continuing criminal
- 25 enterprise.

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- 1 Q Did there come a time when you came to the United States
- 2 to face the U.S. charges?
- 3 A Yes.
- 4 Q By what legal process did you come to the United States?
- 5 A Through an extradition process.
- 6 Q After you came to the United States, did you have
- 7 meetings with the prosecutors in your case?
- 8 A That's right.
- 9 Q Generally, what did you speak about during those
- 10 meetings?
- 11 A Well, the first meeting I told them the whole story of my
- 12 entire life. And the second meeting I continued on until I
- 13 finally got to the point where I was speaking about when I
- 14 became involved in drug trafficking.
- 15 Q Did you tell the prosecutors in your case who got you
- 16 involved in drug trafficking?
- 17 A Yes.
- 18 Q Who did you tell them?
- 19 A I got involved initially with my brother Mayo, Mayo
- 20 Zambada Garcia.
- 21 Q What did you do to resolve your U.S. charges?
- 22 A I pled guilty.
- 23 Q What crimes did you plead quilty to?
- 24 A To the crime of importing, distributing and selling
- 25 cocaine and belonging to a continuing criminal enterprise.

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- 1 Q Did you have any codefendants in your case in Brooklyn?
- 2 A Yes.
- 3 Q Who were they?
- 4 A One of them is Joaquin Guzman Loera, El Chapo. Another
- 5 one is Ismael Zambada Garcia El Mayo. Another one is Arturo
- 6 Beltran, Leyva, Hector Beltran Leyva and Ignacio Coronel
- 7 Nacho.
- 8 Q Were they also charged with continuing criminal
- 9 enterprise?
- 10 A That is right.
- 11 Q What sentence are you facing based upon your guilty plea?
- 12 A Life.
- 13 Q And what about in your -- is there another sentence you
- 14 can face upon your guilty plea?
- 15 A Yes.
- 16 Q What is that?
- 17 A Ten years to life.
- 18 Q Under your plea agreement, were you obligated to pay any
- 19 financial penalty?
- 20 A That's right.
- 21 Q What was the financial penalty?
- 22 A Three million dollars.
- 23 Q Have you paid that?
- 24 A That's right.
- 25 Q Would you also potentially have to pay a fine?

- 1 A That's correct.
- 2 Q How much could that fine be?
- 3 A Two million dollars.
- 4 Q As part of your guilty plea, did you sign any agreement
- 5 with the government?
- 6 A That's right.
- 7 Q What is that agreement called?
- 8 A Cooperation agreement.
- 9 Q I'm going to show you what's been marked for
- 10 identification as Government's Exhibit 3500-JRZG-2. What is
- 11 this?
- 12 A It's my cooperation agreement.
- 13 Q How do you recognize it?
- 14 A Because I signed it and my name is on here.
- 15 Q I'm going to direct your attention to the last page of
- 16 Government's Exhibit 3500-JRZG-2. Directing your attention
- 17 here to the left-hand side of the page, is that your
- 18 si gnature?
- 19 A Yes, right here.
- MS. PARLOVECCHIO: The government moves to admit
- 21 Government's Exhibit 3500-JRZG-2.
- 22 MR. PURPURA: No objection, your Honor.
- 23 THE COURT: Recei ved.
- 24 (So marked.)
- ${\tt 25}$ ${\tt Q}$ ${\tt Is}$ this your cooperation agreement that you see on the

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- 1 screen?
- 2 A That's right.
- 3 Q Did anyone translate this cooperation agreement for you
- 4 into Spanish before you signed it?
- 5 A That's right.
- 6 Q We'll just show the jury the last page with your
- 7 signature. You can show us again where your signature is .
- Now, as part of this agreement, did you make any
- 9 promises?
- 10 A That's right.
- 11 Q What did you promise to do?
- 12 A To cooperate by telling truth about anything that was
- 13 required to clear up my case, and about other drug trafficking
- 14 situations of which I had knowledge.
- 15 Q Did the government promise to do anything for you if you
- 16 abided by the terms of your cooperation agreement?
- 17 A Yes.
- 18 Q What promises did the government make if you abided by
- 19 the terms of your cooperation agreement?
- 20 A They promised to issue a letter of recommendation to the
- 21 judge explaining everything that I had done for the
- 22 government, explaining anything that they asked me or
- 23 requested from me were the truth. The good things and the bad
- 24 things in my case.
- 25 Q Is there a name for this letter?

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- 1 A Yes.
- 2 Q What is it called?
- 3 A 5k1.
- 4 Q What is this 5k1 letter supposed to do for you?
- 5 A Well, when I go to sentencing with this letter the judge
- 6 can take it into consideration when deciding my sentence.
- 7 Q And just to be clear, who will decide your sentence?
- 8 A The judge.
- 9 Q Will the government recommend any particular sentence?
- 10 A No.
- 11 Q Is the judge obligated to give you a more lenient
- 12 sentence as a result of receiving this 5k1 letter?
- 13 A No.
- 14 Q Does the filing of this 5k1 letter depend on the outcome
- 15 of this case?
- 16 A No.
- 17 Q Did the government agree to provide you with any
- 18 additional benefits as a result of your cooperation?
- 19 A Yes.
- 20 Q What additional benefits?
- 21 A Well, they have helped me bring my family from Mexico to
- 22 here to the United States for their safety.
- 23 Q And what is the purpose of having your family brought to
- 24 the United States?
- 25 A So that they won't suffer any attempts on their life.

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- 1 Q Have you ever testified in court before today?
- 2 A No.
- 3 Q Before coming do court today, did you meet with the
- 4 government to prepare to testify?
- 5 A Yes.
- 6 Q I'm now going to direct your attention to 1987. What
- 7 were the jobs you were doing for your brother in his drug
- 8 trafficking business at that time?
- 9 A I was monitoring the collections from clients for cocaine
- 10 sales here in the United States for him.
- 11 Q Where was your brother Mayo operating his drug business
- 12 at that time in 1987?
- 13 A In Siana, Baja, California.
- 14 Q Was your brother Mayo partners with the defendant at this
- 15 point in time?
- 16 A No.
- 17 Q What if any relationship did your brother Mayo have with
- 18 the defendant in 1987?
- 19 A They were acquaintances.
- 20 Q Did there come a point later in time when you learned who
- 21 the defendant worked with in 1987?
- 22 A Yes.
- 23 Q How did you learn about who the defendant was working
- 24 with in 1987?
- 25 A Well, there came a time when Juan Jose Esparragoza el

- 1 Azul, and he told me about the whole history of what had been
- 2 going on at that time and who the defendant had been working
- 3 with at that time.
- 4 Q When did that conversation take place?
- 5 A It was around 1994.
- 6 Q What was the purpose of this conversation with el Azul?
- 7 A Well, he wanted me to be able to trust the people who
- 8 worked with Joaquin Guzman Loera. And he always asked me to
- 9 tell my brother the same things, that we should trust him,
- 10 that we were the same group, that we had already worked
- 11 together.
- 12 Q What did el Azul tell you about who the defendant was
- 13 working with in the late 1980s?
- 14 A Well, he told me that directly working for him was Hector
- 15 Guero Palma, Arturo Beltran Leyva, Hector Beltran Leyva,
- 16 Al fredo Bel tran.
- 17 Q Did Azul say whether he was working with the defendant
- 18 during that period?
- 19 A Yes, and him. And him, a source. That's why he was
- 20 saying that. He was saying we work together. We're the same
- 21 things.
- 22 Q Now, turning back to you and your brother Mayo, were you
- 23 and your brother Mayo working with any other drug trafficking
- 24 organizations in the late 1980s?
- 25 A With the Arellano Felix brothers.

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- 1 Q Over what period of time did you and your brother Mayo
- 2 work with the Arellano Felix brothers?
- 3 A Approximately from '87 to '90.
- 4 Q Do you know whether the Arellano Felix brothers were at
- 5 war with anyone during that period?
- 6 A Yes. They started a war with Joaquin Guzman Loera El
- 7 Chapo.
- 8 Q I'm now going to direct your attention to 1991. What
- 9 happened between your brother and the Arellano Felix brothers
- 10 at that time?
- 11 A My brother broke relations with the Arellano Felix
- 12 brothers and he went on to work with Amado Carrillo Fuentes.
- 13 He went with them to work with Amado.
- 14 Q I'm showing you what's in evidence as Government's
- 15 Exhibit 9. Is that Amado Carrillo Fuentes?
- 16 A Yes.
- 17 Q Did Amado Carrillo Fuentes have any partners when your
- 18 brother and joined him?
- 19 A That's right.
- 20 Q How do you know about that?
- 21 A Well, because I was part of the organization and also
- 22 Juan Jose Esparragoza el Azul also told me that he was part of
- 23 the that partner.
- 24 Q Just to be clear, who was Amado Fuentes' partner when you
- 25 joined him in 1991?

- 1 A Juan Jose Esparragoza.
- 2 Q Is that him in the picture there?
- 3 A That's him.
- 4 Q In 1991, what was the Amado Fuentes' relationship -- I'm
- 5 sorry. Let me step back. Were you and your brother therefore
- 6 working with el Azul in 1991?
- 7 A Yes.
- 8 Q In 1991 what was Amado Fuentes' relationship with the
- 9 defendant?
- 10 A They were friends. And El Chapo belonged to Azul's group
- 11 for working.
- 12 Q So what was your understanding of -- given the
- 13 relationship with Amado and Azul, what was your understanding
- of the relationship between Amado and the defendant?
- 15 A Well, we were one group, one working group.
- 16 (Continued on next page.)

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- 1 BY MS. PARLOVECCHIO: (Continuing)
- 2 Q After you and your brother Mayo broke away from the
- 3 Arellano Felix brothers, did you stay in Tijuana?
- 4 A No.
- 5 Q Where did you live?
- 6 A I went to live in Mexico City.
- 7 Q Where did your brother go?
- 8 A My brother went to Sinaloa.
- 9 Q What was your brother Mayo's relationship with the
- 10 Arellano Felixes after he joined Amado and Azul?
- 11 A Can you repeat the question?
- 12 Q Sure. What was your brother's relationship with the
- 13 Arellano Felixes after he joined Amado and Azul?
- 14 A Enemies. A war was opened against my brother on the part
- 15 of the Arellano Felixes.
- 16 Q Who was on your brother Mayo's side in the war with the
- 17 Arellano Felixes at that point?
- 18 A Joaquin El Chapo Guzman, Azul, Amado Carrillo.
- 19 Q Did you have an understanding about why your brother and
- 20 the defendant were fighting against the Arellano Felixes at
- 21 the time?
- 22 A Yes. The Arellano Felixes thought they were the kings of
- 23 the, the owners of Tijuana and they didn't want anyone to
- 24 cross drugs on their border without their authorization.
- 25 Q And who was crossing drugs on their border without their

- 1 authorization at that time?
- 2 A El Chapo. That's why the war started.
- 3 Q What happened as a result of this war with the Arellano
- 4 Felixes?
- 5 A Well, there were a lot of people killed.
- 6 Q Did anyone try to kill you during the war with the
- 7 Arellano Felixes?
- 8 A That's right.
- 9 Q Approximately when did that happen?
- 10 A More or less in '94, maybe '95.
- 11 Q Can you please tell the jury what happened on that
- 12 occasi on?
- 13 A Well, I was living in Mexico City and one day when I was
- 14 buying something at a store, some Sicarios intercepted me and
- 15 they shot at me the distance from here to the wall and they
- 16 grazed my head. I fell on the floor. Fortunately, I wasn't
- 17 left unconscious and I jumped back immediately and with my
- 18 pistol in my hand, I started fighting against them. They were
- 19 surprised because they thought I was dead. They covered
- 20 themselves. I covered myself. We were exchanging shots.
- I managed to wound one of those Sicarios and he was
- 22 asking for help from one of his colleagues because he was
- 23 lying, yelling, Get me out, get me out because he's going to
- 24 kill me. And I continued in exchanging shots with the one who
- 25 was left there but the time point came when he ran away and,

- 1 fortunately, I saved my life.
- 2 Q Now, did you suffer any injury as a result of this
- 3 confrontation?
- 4 A Yes. I'm alive because the bullet did not penetrate my
- 5 skull but I had like a huge, like a little a ditch type thing
- 6 here on my, with a big opening, full of blood here on this
- 7 side of my head.
- 8 Q Did you learn who these gunmen worked for?
- 9 A Yes. They worked for Ramon Arellano and Benjamin
- 10 Arellano Felix.
- 11 Q Now, during this period, going back to the early 1990s,
- 12 what was your brother's relationship with the defendant?
- 13 A Well, my brother and the defendant now had bonds of
- 14 friendship. They were joined in that war against the Arellano
- 15 Felixes.
- 16 Q And when you say that they were joined together in the
- 17 war against the Arellano Felixes, what did that mean at that
- 18 point?
- 19 A Well, now there was a union that the Sicarios from both
- 20 groups, both bands would fight together and to be able to do
- 21 investigation to find the traces of the people that belonged
- 22 to the Arellano Felixes to kill them.
- 23 Q Was anyone -- were any of your close family members
- 24 killed during the war with the Arellano Felixes?
- 25 A Yes.

- 1 Q Which family member?
- 2 A My brother Vicente Zambada Garcia.
- 3 Q Tell us about that briefly.
- 4 A Well, my brother lived in Cancun and he was a man who
- 5 wasn't involved in any kind of strange business. He lived
- 6 well. He didn't use weapons. He had a stable social life and
- 7 the Arellano Felixes went and they killed him at the door of
- 8 his house.
- 9 Q During this period of the early 1990s, are you aware of
- 10 whether your brother Mayo and the defendant invested in any
- 11 drug shi pments together?
- 12 A Well, Azul told me that through him, Chapo and the
- 13 Beltran Leyvas invested together with my brother and Amado.
- 14 Q What types of shipments were these?
- 15 A Well, in majority, boats and fast boats.
- 16 Q With cocaine?
- 17 A Yes, with cocaine imported from Colombia.
- 18 Q What, if any, details did Azul tell you about Chapo and
- 19 your brother Mayo investing in drug shipments together during
- 20 the 1990s?
- 21 A In general terms, he said we were the same team, same
- 22 group, we were together, that we worked together joined and
- 23 that I should trust it and I should tell the same thing to my
- 24 brother, that everything was fine, that everything was in
- 25 order.

- 1 Q Now, you testified that the Beltran Leyvas were part of
- 2 this team with your brother Mayo and the defendant, El Azul
- 3 and yourself. Who are the Beltran Leyvas that you're
- 4 testifying to?
- 5 A Well, mainly Arturo Beltran, Hector Beltran and Alfredo
- 6 Beltran.
- 7 MS. PARLOVECCHIO: I'd like to show some exhibits to
- 8 the witness, please.
- 9 Q I'm showing you Government's Exhibit 5 and Government's
- 10 Exhi bi t 31.
- 11 A Alfredo Beltran.
- 12 Q And Government's Exhibit 5?
- 13 A Hector Beltran.
- 14 Q And how do you recognize them?
- 15 A Well, I know them. We're from the same area. I spent
- 16 time with them.
- 17 MS. PARLOVECCHIO: The government moves to admit
- 18 Government's Exhibit 5 and 31.
- 19 MR. PURPURA: No objection.
- THE COURT: Recei ved.
- 21 (So marked.)
- 22 Q Just showing the jury Exhibit 5. Who is that?
- 23 A Hector Beltran.
- 24 Q Did he have any nicknames?
- 25 A El H.

- 1 Q Is that "H"?
- 2 A Yes, the Letter "H."
- 3 Q "H"? Okay. And Government's Exhibit 31, who is that?
- 4 A Alfredo, Alfredo Beltran.
- 5 Q Did he have any nicknames?
- 6 A Mochomo.
- 7 Q Now, when Azul explained to you that he had been working
- 8 together with Chapo, your brother Mayo, Amado and the Beltran
- 9 Leyvas, what did you understand this to mean?
- 10 A Well, that we were a new organization.
- 11 Q During the same period of time in the early 1990s, who
- 12 was Amado Carrillo's top lieutenant?
- 13 A Vicente Carrillo Leyva.
- 14 Q Vicente Carrillo, what is his second name?
- 15 A Leyva -- excuse me. Fuentes. Excuse me. I made a
- 16 mistake.
- 17 Q Now, I'm going to show you -- actually, did you know
- 18 Vicente Carrillo Fuentes?
- 19 A Yes, of course.
- 20 Q I'm going to show you what's marked for identification as
- 21 Government's Exhibit 10. Who is this?
- 22 A That's Vicente Carrillo Fuentes, Amado's brother.
- 23 Q How do you recognize him as that?
- 24 A I know him well. I spent a lot of time with him.
- 25 MS. PARLOVECCHIO: The government moves to admit

- 1 Government's Exhibit 10.
- THE COURT: Received without objection.
- 3 MR. PURPURA: I'm sorry. No objection. I
- 4 apol ogi ze.
- 5 THE COURT: That's okay.
- 6 (So marked.)
- 7 Q Is this Vicente Carrillo Fuentes?
- 8 A That's right.
- 9 MS. PARLOVECCHIO: And now, Your Honor, I'm just
- 10 going to move over here to use this exhibit. Excuse me while
- 11 I relocate.
- 12 Q Now, Mr. Zambada, using Government's Exhibit 1B, 2A, 4,
- 13 5B, 31, 6, 7, 9 and 78 which I actually think I forgot back
- 14 there, can you explain to the jury how the group you've just
- 15 described was organized in or about 1992?
- 16 A Yes, of course.
- 17 Q Now, you testified that Amado Carrillo and El Azul were
- 18 partners at that time?
- 19 A That's right.
- 20 Q And they were the leaders of the organization at that
- 21 time?
- 22 A That's right.
- 23 Q I'm sorry. We have Government Exhibit 6.
- And who are Azul's and Amado's partners at the time?
- 25 A Amado was with my brother, Ismael Zambada Garcia, and

- 1 Amado with my brother and Azul with Chapo.
- 2 Q Government's Exhibit 6 is Azul?
- 3 A Yes.
- 4 Q And where does he go here?
- 5 A Right next to Amado.
- 6 Q And how about you, where would you go in this
- 7 organi zati on?
- 8 A Under my brother.
- 9 Q And Arturo Beltran Leyva?
- 10 A Under Chapo and Azul.
- 11 Q And Hector Beltran Leyva?
- 12 A The side beside Arturo.
- 13 Q And Vicente Carrillo?
- 14 A Under Amado.
- 15 Q And how about Alfredo Beltran Leyva?
- 16 A Under his siblings, his brothers.
- 17 Q Can you see it?
- 18 A Yes, I can see it.
- 19 Q How about Nacho Coronel, where was Nacho Coronel in this
- 20 organization in 1992?
- 21 A He would be beside Chapo.
- 22 Q And what about German, the individual you testified was
- 23 running Juarez at the time?
- 24 A Under me.
- 25 Q Now, by what name was this group known in 1992?

- 1 A Well, this organization at that time started being known
- 2 as the Federation.
- 3 Q And who started calling it the Federation?
- 4 A Well, the government.
- 5 Q Now, overtime, did the name of this group change?
- 6 A That's right.
- 7 Q And what did it change to?
- 8 A To the Sinaloa Cartel.
- 9 Q Now, directing your attention to 1992, the same time
- 10 period, were your brother Mayo and the defendant still
- 11 fighting together against the Arellano Felixes?
- 12 A That's right.
- 13 Q Do you know about an incident that happened at a place
- 14 called Cristine's?
- 15 A That's right.
- 16 Q How do you know about that?
- 17 A Well, Cristine's is a nightclub that was trending at that
- 18 time in Puerto Vallarta. My brother Mayo told me --
- 19 MR. PURPURA: Objection. This is nonresponsive to
- 20 the question. How do you, the basis of the information,
- 21 rather than the information itself.
- MS. PARLOVECCHIO: Your Honor, he was just about to
- 23 answer that question.
- 24 THE COURT: I will strike the answer if he doesn't
- 25 answer it but I think he is going to answer it.

- 1 Let's proceed. You may answer the question.
- THE INTERPRETER: Can you ask it again?
- 3 MS. PARLOVECCHIO: Sure.
- 4 Q How did you know about what happened at Cristine's?
- 5 A My brother Mayo told me about it since before it
- 6 happened, that Chapo was about to kill Ramon in this place
- 7 because he had information that Ramon was, would frequently
- 8 come to this nightclub in Puerto Vallarta.
- 9 Q And what was the purpose of Mayo telling you about this
- 10 incident at Cristine's right before it happened?
- 11 A It was a normal topic between us at that time because we
- 12 were at war with the Arellano Felixes.
- 13 Q You mentioned Ramon Arellano Felix. Who is Ramon
- 14 Arellano Felix?
- 15 A He was the, the boss of the Sicarios for the Tijuana
- 16 cartel.
- 17 Q What did Mayo tell you about what was going to happen at
- 18 Cristine's?
- 19 A He told me that it was almost a given that there was
- 20 going to be an attack on Ramon's life and that Chapo was going
- 21 to kill him.
- 22 Q Did you have an understanding why Chapo wanted to kill
- 23 Ramon Arellano?
- 24 A Well, he had a war with, with Chapo even before my
- 25 brother Mayo did. We went into the war when they became

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- 1 uni ted.
- 2 Q And what exactly did Mayo tell you about what was going
- 3 to happen at Cristine's?
- 4 A That Chapo was going to kill Ramon.
- 5 Q Did you find out if an attack on Cristine's happened?
- 6 A Yes.
- 7 Q How did you find out?
- 8 A Well, the attack was made on Ramon at the nightclub. My
- 9 brother Mayo told me my Compa Chapo went there and tried to
- 10 kill him but he escaped but they killed several gunmen and
- 11 some other people were dead too.
- 12 Q Did you have an understanding why Mayo told you about
- 13 this event at Cristine's?
- 14 A He was bemoaning the fact that Ramon hadn't been killed
- 15 because he was a very dangerous enemy.
- 16 Q And just to be clear, was anyone killed in Cristine's
- 17 during this attack?
- 18 A Yes. Several of Ramon's gunmen were killed and several
- 19 people who were there as customers.
- 20 Q Did the war with the Arellano Felixes affect your drug
- 21 busi ness?
- 22 A Yes, certainly.
- 23 Q How did it affect your business?
- 24 A Well, first of all, we couldn't use the border at
- 25 Tijuana. And it was a very violent war. We had to all watch

CMH OCR RMR CRR FCRR

- 1 out for ourselves because there were many dead people.
- 2 Q Mr. Zambada, what is a peace meeting?
- 3 A Well, it's a meeting among leaders in drug trafficking to
- 4 reach a peace agreement when there is a war.
- 5 THE COURT: Ms. Parl ovecchio, when you reach a
- 6 convenient time.
- 7 MS. PARLOVECCHIO: Yes, Your Honor.
- 8 THE COURT: Is it?
- 9 MS. PARLOVECCHIO: Actually, just a few more
- 10 questions. I'm almost at the end of the topic.
- 11 THE COURT: Okay.
- 12 Q I'm going to direct your attention to the end of 1993.
- 13 What, if anything, did your brother Mayo do to stop the war
- 14 with the Arellano Felixes around that time?
- 15 A A peace meeting was established from within the Sinaloa
- 16 group and the Arellano Felixes.
- 17 Q Who attended this peace meeting on behalf of the Sinaloa
- 18 Cartel?
- 19 A Amado Carrillo Fuentes went and with him went my nephew,
- 20 Vicente Zambada Niebla.
- 21 Q I'm going to show you what's marked for identification as
- 22 Government's Exhibit 101. Who is this?
- 23 A That's my nephew, Vicente Zambada Niebla.
- 24 Q How do you recognize him?
- 25 A He grew up with me.

- 1 MS. PARLOVECCHIO: The government moves to admit
- 2 Government Exhibit 101.
- 3 MR. PURPURA: No objection.
- 4 THE COURT: Recei ved.
- 5 (So marked.)
- 6 MS. PARLOVECCHIO: Publish? Thank you.
- 7 Q And just to be clear, who was Amado and your nephew
- 8 representing in this peace meeting with the Arellano Felixes?
- 9 A To the Sinaloa group which was called the Federation at
- 10 that time.
- 11 Q And who did that include?
- 12 A It included Chapo, my brother Mayo, Azul, Nacho Coronel,
- 13 myself.
- 14 Q Did anyone tell you what happened at this peace meeting
- 15 between Arellano Felixes, Amado Carrillo and your nephew
- 16 Vi cente?
- 17 A Yes.
- 18 Q Who told you?
- 19 A My nephew Vicente and Amado Carrillo.
- 20 Q When did they tell you what happened?
- 21 A When they came back from Tijuana.
- 22 Q What did they tell you about what happened at this peace
- 23 meeting?
- 24 A That the Arellano Felixes did not want to accept the
- 25 peace treaty and that they were almost killed.

838 Zambada Garcia - direct - Parlovecchio Who was almost killed? 1 Q 2 Α Amado and my nephew Vicente. 3 Q Now, what happened as a result of this failed peace meeting? 4 5 Well, Amado said that now, for real, everyone was going Α to fight with the Arellano Felixes and the whole organization 6

8 (Continued on next page.)

was going to, and a very powerful war started.

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MS. PARLOVECCHIO: Your Honor, I think this is a
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    good time to break.
              THE COURT: Okay. We will break until 12:45, 12:50.
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 4
              Ladies and gentlemen, your lunch is there.
                                                           PI ease
    don't talk about the case. Talk about anything else. We'll
 5
    see you at 1:25:0 -- sorry. 1:50, not 12:50.
 6
7
               (Jury exits.)
8
              THE COURT: Okay.
                                  Recess until 1:50.
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               (Luncheon recess.)
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- 1 AFTERNOON SESSION
- 2 1:50 p.m.
- THE COURT: Let's have the jury, please. Maybe try
- 4 to pick up a faster pace, cut some things out. Think about
- 5 it. I'm not ordering you, I'm suggesting.
- 6 (Jury enters.)
- 7 THE COURT: Everyone be seated. We'll continue with
- 8 direct examination.
- 9 MS. PARLOVECCHIO: Thank you, your Honor.
- 10 JESUS ZAMBADA GARCIA,
- 11 called as a witness, having been previously duly
- sworn, was examined and testified as follows:
- 13 DIRECT EXAMINATION
- 14 BY MS. PARLOVECCHIO (Continued):
- 15 Q Mr. Zambada, during the break we placed some names on the
- 16 board here, which includes 2B, 9, 6, 1A, 7, 99, 10, 4, 5, 78,
- 17 and 31.
- 18 Can you see the names?
- 19 A Yes.
- 20 Q Do these look correct to you , the names you testified
- 21 to?
- 22 A Yes, certainly.
- 23 Q And during this period of time in 1992, were there other
- 24 cartels, other than the Sinaloa cartel?
- 25 A Yes, of course.

- 1 Q And during your entire time with the Sinaloa cartel from
- 2 1987 to 2008, what were some of the cartels you were aware of
- 3 in Mexico.
- 4 A Arellano Felix cartel; the Tamaulipas cartel, the
- 5 Federation, as it was called at that time; then there was the
- 6 Sinaloa cartel; the Zetas; the Gulf cartel, to name a few.
- 7 Q Now, I'm going to direct your attention to approximately
- 8 the middle of 1993.
- 9 Are you aware of something happening to the
- 10 Defendant at this time?
- 11 A Yes, of course.
- 12 Q What happened?
- 13 A The Arellano Felix brothers wanted to kill him at the
- 14 airport in Guadalajara.
- 15 Q Are you aware of the events that led up to this incident
- 16 in Guadalajara?
- 17 A Yes.
- 18 Q How did you learn about it?
- 19 A Juan Jose Esparragoza, Azul, told me about it.
- 20 Q When did you have this conversation with Azul?
- 21 A Some days after the situation had gone on.
- 22 Q What did El Azul tell you about the incident at
- 23 Guadalajara airport?
- 24 A Well, he told me that the Arellano forces wanted to kill
- 25 Chapo, they were waiting for him at the airport, but that,

- J. Zambada Garcia direct Parlovecchio 842
- 1 luckily, he got there before the sicarios and Ramon got there.
- 2 And afterwards, Cardinal Posados arrived there and
- 3 he was in a car that was the same as the one that Chapo had,
- 4 and Ramon and the sicarios killed the cardinal thinking that
- 5 it was Chapo.
- 6 Q Do you know what happened to the Defendant after this
- 7 incident at the airport?
- 8 A Well, he started to be a very wanted man because the
- 9 authorities were saying that it was him who had killed the
- 10 cardinal, that Chapo was. Chapo escaped to Guatemala, and the
- 11 military captured him in Guatemala.
- 12 Q What happened after the military captured the Defendant
- 13 in Guatemala?
- 14 MR. PURPURA: Just --
- 15 THE COURT: Stop, stop.
- 16 You need a foundation for this.
- 17 MR. PURPURA: Thank you.
- 18 Q Did you learn what happened to the Defendant after he was
- 19 captured by the military in Guatemala?
- 20 A He was extradited to Mexico.
- 21 Q How did you learn about that?
- 22 A Well, the same way we were all, you know, very aware and
- 23 trying to find out what happened. We were all friends.
- So, two or three days later he was extradited.
- 25 0 Who is "we"?

- 1 A Well, like, it was Juan Jose Esparragoza Azul, Amado
- 2 Carillo, my brother, myself.
- 3 Q Are you aware of whether the Defendant continued
- 4 trafficking drugs after he was sent to jail?
- 5 A Well, Arturo Guzman, his brother, continued to work
- 6 outside the organization in his place.
- 7 Q In whose place?
- 8 A In Chapo's place, for himself and for Chapo.
- 9 Q Who is Arturo Guzman?
- 10 A Arturo Guzman was Chapo's brother.
- 11 Q Did you know Arturo Guzman?
- 12 A Yes, of course.
- 13 Q Did Arturo Guzman have any nicknames?
- 14 A Yes, they called him El Pollito.
- 15 Q When did you first meet Arturo Guzman?
- 16 A I met him in the year 1997 in Acapulco.
- 17 Q How did you come to meet him at that time?
- 18 A Well, I asked Juan Jose Esparragoza Azul to get me an
- 19 appointment for a meeting with Arturo Beltran Leyva.
- 20 Q Did he set up this meeting, Azul?
- 21 A Yes, he did.
- 22 Q What was the purpose of this meeting that you wanted set
- 23 up with Arturo Beltran Leyva?
- 24 A My brother Mario had asked me to meet with him to ask him
- 25 for support in order to receive a ship with cocaine on the

- J. Zambada Garcia direct Parlovecchio 844
- 1 coastline of Guerrero.
- 2 Q Who came to this meeting?
- 3 Did you actually attend that meeting with the
- 4 Beltran Leyvas?
- 5 A Yes, that's right.
- 6 Q Who came to this meeting?
- 7 A Well, the meeting was with Hector. Arturo sent Hector
- 8 Beltran.
- 9 Q Did anyone else go to this meeting?
- 10 A I went with my wife and Hector also brought his wife.
- 11 So, it was the two of us sitting together talking.
- 12 Q And did there come a point at which you meant Arturo
- 13 Guzman?
- 14 A Exactly.
- 15 0 When?
- 16 A It was some days later, approximately maybe a month
- 17 later.
- 18 Q And are you aware of what Arturo Guzman was doing for the
- 19 Defendant when you met him?
- 20 A He went working bringing ships of cocaine from Colombia
- 21 with the Beltran Leyva's brothers; Arturo, Alfredo, and
- 22 Hector.
- 23 Q To be clear, there's an Arturo Beltran Leyva and an
- 24 Arturo Guzman involved in these shipments?
- 25 A Exactly.

- 1 Q Now, what did you know about the Beltran Leyvas' drug
- 2 trafficking capacity in Guerrero\during this period?
- 3 A Well, once I established a relationship with him, they
- 4 asked me to have my brother Mario go and meet with them.
- 5 Q Established a relationship with whom?
- 6 A With Arturo Guzman, Arturo Beltran, and Hector Beltran.
- 7 Q And did your brother Mayo plan cocaine shipments with
- 8 them?
- 9 A Exactly.
- 10 Q What were the details of the shipment that your brother
- 11 planned with Arturo Guzman and the Beltran Leyvas in Guerrero?
- 12 A It was a ship that was coming with six or seven tons. It
- 13 was going to arrive near the coastline of Acapulco.
- 14 Q Did you and your brother Mayo do any other cocaine
- 15 shipments with Arturo Guzman and the Beltran Leyvas after
- 16 that?
- 17 A Yes.
- 18 0 When?
- 19 A In 1998, Arturo Beltran and Arturo Guzman asked for
- 20 support from my brother to receive cocaine shipments in
- 21 Chi apas.
- 22 Q And just using Government Exhibit 502, can you remind the
- 23 jury where Chiapas is?
- 24 (Exhibit published to the jury.)
- 25 A This area precisely here, that's Chiapas. And it's the

- J. Zambada Garcia direct Parlovecchio 846
- 1 coastline here, the water -- this is Guatemala here, and over
- 2 here Chi apas.
- 3 Q What was your role in these Chiapas shipments with Arturo
- 4 Guzman, Arturo Beltran Leyva, and your brother Mayo?
- 5 A My brother asked me to support him with the logistics to
- 6 receive these loads of cocaine that were going to arrive for
- 7 Arturo Beltran and Arturo Guzman.
- 8 Q How did these Chiapas shipments work?
- 9 A They would arrive in fast boats.
- 10 Q How large were the shipments?
- 11 A Three tons.
- 12 Q And who would receive these shipments?
- 13 A Benny and Marquitos.
- 14 Q How often did Benny and Marquitos receive these shipments
- 15 of cocaine on fast boats?
- 16 A Between three and four times a year. And on occasion, it
- 17 would come double; two boats, fast boats.
- 18 Q Over what period of time did you do these Chiapas
- 19 shipments?
- 20 A From 1998 to 2003.
- 21 Q Now, you mentioned that someone named Benny received
- 22 these cocaine shipments.
- Who is Benny?
- 24 A Benny is also a leader of the Sinaloa cartel who works
- 25 receiving maritime shipments of cocaine.

- J. Zambada Garcia direct Parlovecchio 847
- 1 Q I'm showing you what's marked for identification
- 2 Government's Exhibit 44.
- Who is see this?
- 4 A That's Benny.
- 5 Q How do you recognize him?
- 6 A Well, I spent a lot of time with him.
- 7 MS. PARLOVECCHIO: The Government moves to admit
- 8 Government Exhibit 44.
- 9 MR. PURPURA: No objection.
- 10 THE COURT: Recei ved.
- 11 (Government Exhibit 44 so marked.)
- MS. PARLOVECCHIO: Publish?
- 13 (Exhibit published to the jury.)
- 14 Q Is this Benny?
- 15 A Correct.
- 16 Q And he received these cocaine shipments with Marquitos?
- 17 A Correct.
- 18 Q Who is Marquitos?
- 19 A Marquitos is, well, Benny's right-hand man, his second in
- 20 command for operations.
- 21 Q Are you aware of who supplied Arturo Guzman and the
- 22 Beltran Leyvas with cocaine during this period when they were
- 23 receiving shipments in Chiapas?
- 24 A Well, the Valle cartel.
- 25 Q How do you know about that?

- 1 A Well, Arturito commented to me one time it was the people
- 2 from Cali and the Valle cartel who were sending them.
- 3 Q When you're referring to "Arturito," which of the two
- 4 Arturo are you referring to?
- 5 A Arturito Guzman. We also called him that, we called him
- 6 Arturi to.
- 7 Q Did you have an understanding whether Arturito Guzman and
- 8 the Beltran Leyvas were doing the Chiapas shipments on behalf
- 9 of the Defendant?
- 10 A Arturito commented to me that he was working on this for
- 11 himself and for his brother, that he was the head of the
- 12 family and he was doing it to help them out.
- 13 Q Who was the head of the family?
- 14 A Chapo.
- 15 Q Do you know whether Arturito, or Arturo, Guzman was
- 16 communicating with the Defendant when the Defendant was in
- 17 pri son?
- 18 A Yes.
- 19 Q How do you know about that?
- 20 A Arturito commented to me that he would speak with him on
- 21 the phone through the lawyers.
- 22 Q Both on the phone and through the lawyers?
- 23 A Correct.
- 24 Q Now, when the Defendant was in prison, did you have any
- 25 discussions with Arturo Guzman about getting him out,

- 1 generally?
- 2 A Yes.
- 3 Q What did you discuss with him?
- 4 A Well, Arturito said that his first purpose in life was to
- 5 get him out, that he was -- that he was using the attorneys
- 6 and that he was very hopeful, that he wanted to get him out.
- 7 Q Sir, when you say "he wanted to get him out," who do you
- 8 mean? Who wanted to get whom out?
- 9 A Arturito wanted to get Chapo out of jail.
- 10 Q Other than Arturo Guzman, did you hear anyone else
- 11 generally discuss getting the Defendant out of jail?
- 12 A Yes.
- 13 Q Who?
- 14 A I heard my brother. My brother two or three times
- 15 commented to me that Chapo was going to get out soon, that
- 16 they were very close to making the arrangements to get him
- 17 out.
- 18 Q I'm going to direct your attention to December of the
- 19 year 2000.
- 20 What, if anything, did your brother Mayo say to you
- 21 about the Defendant getting out of jail?
- 22 A He said to me, It's very soon that he's going to get out.
- 23 Now they're going to get him out.
- And I said to him, Are the attorneys going to get
- 25 him out?

- J. Zambada Garcia direct Parlovecchio 850
- 1 And he said, Yes.
- 2 And I said, okay. That's good. I'm really happy.
- 3 Q Did you have any other discussions with your brother Mayo
- 4 about the Defendant getting out of jail after that
- 5 conversation?
- 6 A Yes. In mid January -- and now we're in 2001 -- my
- 7 brother came to my house in Acapulco. He said, We have to
- 8 leave. I want you to come with me. We have to leave because
- 9 now my compa Chapo is going to get out of jail.
- 10 And I said, When is he out?
- He said to me, He's going to escape.
- 12 And he said, And this place, Guerrero, is the first
- 13 place that they're going to come looking for him because this
- 14 is where Chapo has always been.
- 15 Q What happened after you had this conversation with your
- 16 brother Mayo?
- 17 A We left to Mexico City.
- 18 Q What happened next?
- 19 A Maybe four, five days later, he called me and he said,
- 20 Come. I need to talk with you.
- I went to visit him, and he said, My compa Chapo
- 22 escaped.
- 23 And I said, Oh, that's good.
- 24 Q And where were you when you had this conversation with
- 25 your brother Mayo?

- 1 A At his house.
- 2 Q What else did you discuss during that conversation?
- 3 A He said to me, I want to ask for your support. With all
- 4 those friends that you have inside the government, if they
- 5 hear anything or you hear anything about locations or
- 6 operations, to let me know.
- 7 Q When Mayo told you to listen to your friends in the
- 8 Government about any operations, what did you understand that
- 9 to mean?
- 10 A Mayo said to me, I'm going to be doing this also myself
- 11 with my friends, that if I had heard anything that they
- 12 located him or are planning to recapture him, that we were
- 13 going to go do something to help him out.
- 14 Q Who are these friends?
- 15 A PGR friends, military friends, PFP, intelligence.
- 16 Q What, if anything, did you hear from your Government
- 17 connections after the Defendant escaped?
- 18 A I know that they were searching for him, that more or
- 19 less they knew where he was, but that nobody knew anything.
- 20 My brother did have more precise information about
- 21 what was going on.
- 22 Q Do you know whether your brother provided assistance to
- 23 Chapo right after his escape?
- 24 A That's right.
- 25 Q How do you know about that?

- J. Zambada Garcia direct Parlovecchio 852
- 1 A Well, after a few days, I don't know, maybe ten or twelve
- 2 days, my brother called me and said, Come over. I need to see
- 3 you.
- 4 So, I went to see him. He said, Look, I need you to
- 5 help me. I need you to find some coordinates where a
- 6 helicopter can land. And it needs to be a safe location.
- 7 Q What did you do?
- 8 A I went to find the coordinates. I returned back and I
- 9 showed them to him and I said, Here's the location.
- 10 And he said, Okay. We're going to go and receive my
- 11 compa Chapo. We're going to rescue him because they're going
- 12 to grab him where he is.
- 13 Q And who was going to grab him?
- 14 A The special military forces operation.
- 15 Q Who arranged for this helicopter?
- 16 A My brother Mayo.
- 17 Q And you testified that you got the coordinates for where
- 18 the helicopter was going to land.
- 19 A That's right.
- 20 Q Where did you plan for the helicopter to land with the
- 21 Defendant?
- 22 A In Querataro.
- 23 (Exhibit published to the jury.)
- 24 Q Using Government Exhibit 502 in evidence, can you show
- 25 the jury where you planned for the helicopter to land for the

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- 1 Defendant?
- 2 A Querataro. And the helicopter was going to land close to
- 3 the city of San Juan del Rio.
- 4 Q To your knowledge, who learned about where the helicopter
- 5 was going to land for Chapo?
- 6 A Just my brother and me, his brother Arturo, and the
- 7 pilot.
- 8 Q And how did Mayo communicate to Chapo about this
- 9 helicopter plan?
- 10 A Through his brother Arturo Guzman.
- 11 Q Who was the helicopter pilot who was going to pick up the
- 12 Defendant?
- 13 A His name was Patricio.
- 14 Q Did Patricio, in fact, pick up the Defendant in the
- 15 helicopter?
- 16 A Yes, he picked him up.
- 17 Q How do you know?
- 18 A My brother and I went to receive him.
- 19 Q Can you describe what happened the day that Patricio took
- 20 the helicopter to pick the Defendant up?
- 21 A Well, that same day my brother said to me, He's going to
- 22 come tomorrow. Come for me at 5 a.m., early, because he's
- 23 going to arrive early. So, come and pick me up at 5 a.m.
- I went by to get him, and we went to receive him.
- 25 And around 7 a.m., maybe a little bit before, the helicopter

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- J. Zambada Garcia direct Parlovecchio 854
- 1 appeared, and Chapo was in it.
- 2 Q What did the area look like where the helicopter landed?
- 3 A It was a semi-deserted location. There's some
- 4 medium-sized bushes, a lot of open space, flat. Suited for
- 5 that.
- 6 Q Who was present when the helicopter landed?
- 7 A My brother Mario, Chichi, Chepe, my wife, and I.
- 8 Q Who is your wife?
- 9 A Patty.
- 10 Q And why was your wife there?
- 11 A Well, normally, we were always together and she would
- 12 always go with me when I would, you know, say good-bye to my
- 13 brother. He used the helicopter. And I didn't want to tell
- 14 her that it was Chapo that we were going to receive.
- So, she said, I'll go with you. You know, we'll go
- 16 say good-bye to your brother. Why don't you want me to come?
- 17 And I said, Okay. Let's go.
- 18 Q You also mentioned that somebody named Chichi was there
- 19 as well.
- Who's Chichi?
- 21 A Workers.
- 22 Q And Chepe?
- 23 A Also a worker.
- 24 Q Now, what happened after the helicopter landed?
- 25 A Well, Chapo got out. My brother was very happy and he

J. Zambada Garcia - direct - Parlovecchio They embraced each other. He introduced me to him. was too. That was the first time I met him in person. (Continued on the next page.)

- 1 BY MS. PARLOVECCHIO:
- 2 Q After the defendant greeted you and your brother, what
- 3 happened next?
- 4 A We left for Mexico City.
- 5 Q Who drove to Mexico City?
- 6 A I drove. My wife was with me and Chapo.
- 7 Q Where did Chapo sit in the car?
- 8 A In the back seat.
- 9 Q How long was the drive to Mexico City?
- 10 A Maybe two hours and 45 minutes approximately.
- 11 Q What do you remember from the drive?
- 12 A Well, we spoke about normal things. When we were getting
- 13 close to the tollbooth I told him to put a newspaper in front
- 14 of his face so that the camera would not show his face because
- 15 he was very wanted then.
- 16 Q What happened when you entered Mexico City?
- 17 A Well, over there the police that worked for me were
- 18 waiting for me. There was a police car for the district
- 19 judicial police and motorcycle for the district police. The
- 20 motorcycle went in front of us. There was judicial police
- 21 behind us.
- 22 Q What if any reaction did the defendant have when he saw
- 23 all these police surrounding you?
- 24 A Well, he had the natural reaction. He got worried. But
- 25 I said don't worry about it. These are our people. They are

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- 1 here to protect us. No one is going to touch us from here
- 2 now.
- 3 Q Where did you take the defendant in Mexico City?
- 4 A To my brother Mayo's house.
- 5 Q Where was the house located?
- 6 A In the neighborhood of Reforma Lomas.
- 7 Q Who was present at Mayo's house when you brought the
- 8 defendant there?
- 9 A Primo Tono was there. And the girls that helped my
- 10 brother out, they were in the house, two sisters.
- 11 Q What happened after you all arrived at Mayo's house?
- 12 A Well, my brother and Chapo started to chat and I talked
- 13 to them for a little bit. Everyone was super happy.
- 14 Q When you were at Mayo's house, did you and Mayo discuss
- 15 where the defendant was going to stay?
- 16 A That's right.
- 17 Q What did you discuss?
- 18 A Well, my brother asked me if I could loan him a ranch
- 19 that I had so that he can stay there for a while.
- 20 Q And what did you say?
- 21 A I told him that if he wanted me to, I can take him with
- 22 me and I can keep him with me for a month or two or however
- 23 much time he deemed necessary.
- 24 Q Who did you take with you?
- 25 A Chapo. But I did clear up with him what you want was for

Anthony M. Mancuso, CSR Official Court Reporter

- 1 me to lend him my ranch so he could bring his armed people and
- 2 all his friends, that's not going to work, that ranch is not
- 3 going to work for them.
- 4 Q Whose people?
- 5 A Chapo's.
- 6 Q Did you have an understanding why the defendant had armed
- 7 people around him at that time?
- 8 A Well, he was fleeing from the police. He obviously
- 9 didn't want to be recaptured.
- 10 Q What, if anything, did you hear the defendant and your
- 11 brother Mayo discuss while you were at Mayo's house that day?
- 12 A Well, I listened to them talk for awhile. They were
- 13 talking about their plans. They said now we're going to work.
- 14 We're together again. It's so good that we're all fine, you
- 15 know. They're happy. They were happy.
- 16 Q When you heard them say let's work together, what did you
- 17 understand that to mean, what kind of work?
- 18 A To our work, bringing cocaine from Colombia, drug
- 19 trafficking.
- 20 Q Did you ever speak to your brother Mayo about how the
- 21 defendant escaped from jail?
- 22 A Yes. Some days or months later my brother told me about
- 23 how it had happened.
- 24 Q What did he tell you?
- 25 A Well, he told me that they were worried because there was

- 1 a man named Chito who was a correctional officer at the
- 2 prison, had escaped with him, with Chapo. Because he had been
- 3 the one who helped me get out. My brother told me he had
- 4 helped them, he had taken them out in the laundry cart.
- 5 Q Just to be clear, you said that Chito -- what was Chito's
- 6 role in helping the defendant escape from jail?
- 7 A Well, what my brother told me is he said Chito took out
- 8 Chapo in a laundry cart from the prison. And he put him in
- 9 the laundry truck and that's the way that he got out of the
- 10 prison, Chapo did, and Chito went with him. And now Chito
- 11 wants to turn himself over to the police he told me. And my
- 12 Compa Chapo is worried and I am too. And I said, well let him
- 13 turn himselfin. What can he say, just the truth? So he
- 14 said, well, let's see what happens.
- 15 Q Now, taking a step back, right after you helped the
- 16 defendant with his escape, approximately how long did the
- 17 defendant stay at Mayo's house in Mexico City?
- 18 A He stayed for only one day. Two days later, he moved out
- 19 from there. That's Chapo.
- 20 Q And how do you know about that?
- 21 A Because, two days later my brother called me and I went
- 22 to see him and I could see that Chapo was not there any more.
- 23 And I asked them, I said what happened with El Senor. He told
- 24 me he left. He went to a ranch belonging to my compadre
- 25 Barbarino and he told me I want you to take me to see him.

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- 1 This is the address. He showed me a piece of paper.
- 2 Q Where was Barbarino's ranch located?
- 3 A It was located about an hour and fifteen minutes from my
- 4 brother's house in the State of Mexico City.
- 5 Q I'm showing what's marked for identification as
- 6 Government's Exhibit 506-11. What is this?
- 7 A It's a map of the State of Mexico.
- 8 Q How do you recognize this?
- 9 A Well, I know the state very well.
- 10 MS. PARLOVECCHIO: The government moves to admit
- 11 Government's Exhibit 506-11.
- MR. PURPURA: No objection.
- 13 THE COURT: Recei ved.
- 14 (So marked.)
- 15 Q Mr. Zambada, using Government's Exhibit 506-11, can you
- 16 show us where Barbarino's ranch was located?
- 17 A It's here, you know near -- coming from the Mexico City,
- 18 from the Queretaro direction. When you're going to where the
- 19 tollbooth is, Toluca from Queretaro, there's an exit to Villas
- 20 del Carbon. From that exit the ranch was about half hour
- 21 away.
- 22 Q Who is Barbarino?
- 23 A Barbarino was one of the most feared and famous gunmen
- 24 that Chapo had and as well as Arturo Beltran Leyva.
- 25 Q Did you take your brother Mayo to Barbarino's ranch?

Anthony M. Mancuso, CSR Official Court Reporter

- 1 A That's right.
- 2 Q What did the ranch look like?
- 3 A It was a small ranch with a big house made out of the
- 4 wood, kind of the type that you have here in the U.S.
- 5 Q Who was present at Barbarino's ranch when you arrived?
- 6 A Barbarino and his wife was there, Arturito Guzman.
- 7 Javier, Barbarino, my compa, Juan Azul Esparragoza.
- 8 Q How long were you at the ranch?
- 9 A We were there for about two hours.
- 10 Q And what was discussed at this meeting?
- 11 A Well, same things, that they were settling down. Chapo
- 12 was a little concerned about, you know, finding a place to be,
- 13 to settle in.
- 14 Q What, if anything, did you hear discussed about the drug
- 15 busi ness?
- 16 A Same thing as the first time. Like, let's see what we
- 17 can do. We have to start working.
- 18 Q Who was saying this?
- 19 A My brother Mayo and Chapo.
- 20 Q Now, after this occasion, did you meet with Chapo at
- 21 Barbari no's ranch again?
- 22 A Yes.
- 23 Q Who was present at the second meeting?
- 24 A It was the same, there was Juan Jose Esparragoza El Azul,
- 25 there was Barbarino, there was Javier, Arturito Guzman and

- 1 there was a Colombian woman named Christina.
- 2 Q Who was the Colombian woman named Christina?
- 3 A Well, Arturito Guzman told me she is a Colombian woman
- 4 who has been a friend of my brother's for many years. She has
- 5 brought cocaine shipments for my brother many times. She's
- 6 very good to work with. And she came to see my brother, well,
- 7 you know, to see if we can start working together.
- 8 Q Now, did you speak with the defendant at the second
- 9 meeting?
- 10 A Yes. I spoke to him.
- 11 Q And did you ever hear any conversations between the
- 12 defendant and your brother Mayo?
- 13 A For a while.
- 14 Q What did you hear during that discussion?
- 15 A Well, my brother said, look, you know, I have good
- 16 infrastructure in Chiapas. We have very good land transport.
- 17 They were talking about business. He said my brother has very
- 18 good controls here in Mexico City, through the airports,
- 19 things like that and then he said, okay, then we have to get
- 20 together, start working together. Don't worry. Everything's
- 21 ready so we can start working.
- 22 Q Who said that last part?
- 23 A My brother Mayo told that to Chapo. Whatever you need,
- 24 you can count on it. We have the equipment.
- 25 Q What did the defendant say to this?

- 1 A He said, yeah, I'm going to start again. I'm going to
- 2 organize my people. I'm going to organize my things. There's
- 3 my brother Arturo and there's Arturo Beltran, so let's do
- 4 this. And after that I left the conversation that was part of
- 5 what they talked about -- I'm sorry -- they talked away from
- 6 where I was.
- 7 Q So you stepped off to the side while they continued to
- 8 talk?
- 9 A Yes. Arturito, his brother and I were really close
- 10 friends from my times in Acapulco. We got along together very
- 11 well.
- 12 Q Arturito Guzman, was he the defendant's younger brother
- 13 or older brother?
- 14 A Younger.
- 15 Q Did you have any other meetings with the defendant at
- 16 Barbari no's ranch?
- 17 A Yes. There was another meeting.
- 18 Q And who entered this other meeting?
- 19 A Again there was Christina, my wife, Barbarino, his wife,
- 20 Javier, Arturito, Azul I think was there again.
- 21 Q Were there other meetings after that meeting at
- 22 Barbari no's?
- 23 A Yes. We had some more and we talked about some of the
- 24 same things. Chapo was concerned about where he should settle
- 25 down. He was thinking about a ranch in the area of says

- 1 Tejupico. I told him that that was not a great area. My
- 2 brother told him let's go to Sinaloa. I hold control over
- 3 there. Let's go to your native lands.
- 4 Q Now, what, if anything, do you remember about the last
- 5 meeting you had with the defendant at Barbarino's ranch?
- 6 A The last meeting was to christen a son of Barbarino's.
- 7 My brother and Mayo and Chapo christened him.
- 8 Q Who was present at that baptism?
- 9 A Chapo, my brother, who was the godfather, my wife,
- 10 Christina, Barbarino and his wife, Arturito Guzman, El Azul,
- 11 Kiki Fernandez and other people that I didn't know. It was a
- 12 very private thing. It was maybe a group of about 20 people.
- 13 Q Who brought the priest?
- 14 A I took the priest.
- 15 Q Did the priest meet your brother?
- 16 A Yes.
- 17 Q How about the defendant?
- 18 A Al so.
- 19 Q Without telling us what the priest said, what was the
- 20 priest's demeanor when he met your brother and Chapo?
- 21 A Well, he was surprised. He looked a little bit nervous.
- 22 Q Did you have an understanding why the priest had that
- 23 reaction?
- 24 A Well, Chapo was coming out on the news all the time and
- 25 my brother also.

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- 1 Q Did Chapo stay at Barbarino's ranch?
- 2 A No. After that meeting Chapo Left.
- 3 Q Now, after the defendant escaped from jail in 2001, was
- 4 the war still going on with the Arellano Felixes?
- 5 A Yes. It still was continuing, continuing fighting
- 6 against the Arellano Felix.
- 7 Q Who was Chapo aligned with in the war against the
- 8 Arellano Felixes in 2001?
- 9 A With my brother Mayo.
- 10 Q What, if anything, do you recall Chapo and Mayo doing
- 11 with regard to the Arellano Felixes at this time?
- 12 A They killed Ramon.
- 13 Q Who told you about the killing of Ramon?
- 14 A My brother commented to me that Chapo was going to help
- 15 him with his people to kill him in Mazatlan.
- 16 Q This is Ramon Arellano?
- 17 A Yes, Ramon Arellano.
- 18 Q Approximately when did you have this conversation with
- 19 Mayo about Chapo killing Ramon Arellano?
- 20 A In 2002, beginning of 2003, more or less I think.
- 21 Q What was your understanding of why the defendant wanted
- 22 Ramon Arellano Felix dead?
- 23 A Ramon Arellano had killed many of Chapo's friends and
- 24 friend of ours too. They had killed our brother. He was very
- 25 dangerous.

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- 1 Q Just to be clear, this is the same Ramon Arellano who the
- 2 defendant tried to kill at Christina's in 1992?
- 3 A Exactly.
- 4 Q Are you aware of how Ramon Arellano was murdered?
- 5 A Yes.
- 6 Q How do you know about this?
- 7 A My brother talked to me.
- 8 Q What did your brother Mayo tell you?
- 9 A He told me that they located him in Mazatlan, in Sinaloa,
- 10 that they had him stopped with the police. He didn't stop.
- 11 He tried to get away until he got right across from a hotel
- 12 and then he got out and he ran. He wanted to go in the hotel.
- 13 They shot him. They put a bullet in his neck and he fell down
- 14 dead.
- 15 Q Who shot Ramon Arellano?
- 16 A My brother didn't tell me precisely who.
- 17 Q Did you ever hear the defendant speak about Ramon
- 18 Arellano's death?
- 19 A On occasion, up in the mountains we would talk about
- 20 that.
- 21 Q And what did you hear him say about it?
- 22 A That if anything had really given him pleasure it was to
- 23 have killed Ramon Arellano.
- 24 Q Approximately when did that conversation take place?
- 25 A Maybe -- I don't remember exactly. But more or less

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maybe 2005.
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 2
         Now, you testified earlier that your brother suggested
 3
    that the defendant go to Sinaloa.
 4
               THE COURT: Is this a good time for a break?
 5
               MS. PARLOVECCHIO: We can stop here.
               THE COURT:
                           We'll take our midafternoon break,
 6
 7
    ladies and gentlemen. We'll be back in here at 3:20. Please,
8
    do not talk about the case amongst yourselves.
9
               See you in a few minutes.
               (Jury excused.)
10
11
               THE COURT: Okay, we're in recess until 3:20.
12
               (Recess taken.)
13
               (Continued on next page.)
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1 (In open court; outside the presence of the jury.) 2 THE COURT: Have a seat for a minute. 3 I have been advised that there is a technical 4 malfunction in the building which may shortly lead to an electrical outage which would be bad for a lot of reasons. 5 6 In light of the fact that there is less than an hour 7 left on the day at this point, my strong inclination, unless 8 the attorneys try to talk me out of it, is to send the jury 9 home and we will pick up on Monday. 10 MR. PURPURA: Your Honor, I for one enjoy 11 Ms. Parlovecchio, she can continue all day, but we'll defer to 12 the Court. 13 MS. PARLOVECCHIO: We'll also yield to the Court. 14 THE COURT: Let's get the jury and then I will send 15 them home. 16 If the marshals want to take the witness off the stand, you can do that. If you want to wait --17 18 THE MARSHAL: We'll do that then. 19 (Witness exits the courtroom.) 20 THE COURT: We have one more thing to talk about 21 after I send the jury home. 22 (Jury enters.) 23 THE COURT: All right. Everyone have a seat. 24 Ladies and gentlemen, there is a technical problem 25 on this floor, in the building, a technical defect which the

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- 1 fire marshal tells me puts us at some risk for an electrical
- 2 outage which would plunge us all into the dark and considering
- 3 there are no windows in this room, it would indeed be quite
- 4 dark. So, since we have less than an hour on the day anyway,
- 5 rather than take that risk, I am going to send you home now.
- I do want to remind you that we have a long break.
- 7 We have a three day weekend coming up. We will be back here
- 8 Monday morning at 9:30, but please remember how important it
- 9 is that you follow all the admonitions I have given you about
- 10 not communicating with anyone, not going on social media,
- 11 staying away from any publicity about the case which there
- 12 will be, I assure you, just keep way from all of that, and
- 13 keep an open mind.
- 14 Have a very restful weekend. We've got a couple
- 15 hard days of work next week. See you then. 9:30.
- 16 (Jury exits.)
- 17 THE COURT: Okay. Have a seat.
- I was told by the marshal that there might be an
- 19 issue with some of the lawyers taking pictures. Is there
- 20 anything that anybody needs to raise with me? If not, I am
- 21 not going to worry about it.
- 22 MR. BALAREZO: Your Honor, earlier this morning,
- 23 with the government's agreement, I took a picture of the chart
- 24 that they had, this thing. That was it. That's what we did.
- THE COURT: Okay. Nobody has a problem? I don't

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1 have a problem. 2 MR. BALAREZO: I don't know if that's what the issue 3 was. 4 THE COURT: I don't know either. 5 0kay. That's all good. We will see you 9:30 sharp Sorry about this delay but I think it is 6 on Monday morning. 7 for the best considering the circumstances. I am told when you are out in the hall, you will immediately appreciate what 8 9 the nature of the problem is. 10 Have a good weekend. See you Monday. 11 (Matter adjourned to November 19, 2018 at 9:30 a.m.) 12 13 14 15 16 17 18 19 20 21 22 23 24 25

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RMR

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